Court of Washington				
1 01			No	
vs.		_ Plaintiff	Order on Motion Re: Vacating Conviction [ ] Granted (ORVCJG) [ ] Denied (ORVCJD)	
Def	endant.		Clerk's Action Required	
	I.	Basis		
misde	matter comes before the court on defendant meanor conviction pursuant to RCW 9.96.06 dered the case records and files, and the please	30. The court	t having heard argument of the parties and	
	II.	Findings		
2.1	[ ] Adequate notice [ ] was [ ] was not g	iven to the ap	opropriate parties and agencies.	
2.2	Defendant satisfied the following requirem	ents of RCW	9.96.060:	
	[ ] There are no criminal charges pending another state, or in any federal or tribal (RCW 9.96.060(2)(b));			
2.3	[ ] <b>Excluded Offenses</b> : The offense for offense and <u>not</u> one of the following of			
	<ul> <li>A violation of chapter 9A.44 RCW ( offender under RCW 9A.44.132</li> </ul>	(sex offenses	e), except for failure to register as a sex	
	<ul> <li>A violation of chapter 9.68 RCW (or</li> </ul>	bscenity and	pornography)	
	<ul> <li>A violation of chapter 9.68A RCW (</li> </ul>	(sexual explo	itation of children)	
	<ul> <li>A violent offense as defined in RCV</li> </ul>	V 9.94A.030	or an attempt to commit a violent offense	
	<ul> <li>Driving while under the influence (E</li> </ul>	DUI) RCW 46	5.61.502	
	<ul> <li>Actual physical control while under</li> </ul>	the influence	e, RCW 46.61.504	
	<ul> <li>Operating a railroad, etc. while into</li> </ul>	xicated, RCV	V 9.91.020	
2.4	[ ] <b>Prior Offense</b> : The offense for which offense" under RCW 46.61.5055 (see b		nt was convicted is considered a "prior	

	ense is not otherwise excluded from being vacated (see excluded
or federal o	ant has not been convicted of any new crimes in this state, another state, or tribal court in the three years prior to the vacation application.  060(2)(h); and
[ ] at least thre conditions	be years have passed since the defendant completed the terms and of the sentence, including restitution/legal financial obligations.  060(2)(g); and
[ ] the Defend the date of	ant has not had a subsequent alcohol or drug violation within 10 years of arrest for the prior offense; and en years has elapsed since the date of the arrest for the prior offense.
[ ] more main	en years has elapsed since the date of the arrest for the phor offense.
<ul><li>Original C</li><li>Driving</li></ul>	" means( RCW 46.61.5055(14)):  onvictions for the following (including equivalent local ordinances):  Under the Influence (DUI) RCW 46.61.502
RCW 4	physical control while under the influence (Physical Control)  16.61.504
<ul><li>Watero</li></ul>	ercial Vehicle DUI/Physical Control, RCW 46.25.110 craft DUI, RCW 79A.60.040(2)
or any	
	hway vehicle DUI, RCW 46.09.470(2); nobile DUI, RCW 46.10.490(2);
o Equiva	lent out-of-state statute for any of the above offenses.
Control. or Vehicular A ○ Neglige	Convictions for the following: If originally charged with DUI or Physical an equivalent local ordinance, or Vehicular Homicide, RCW 46.61.520, or Assault, RCW 46.61.522; but convicted of: ent Driving 1st RCW 46.61.5249 ss Driving RCW 46.61.500
<ul><li>Equiva</li><li>If originally</li><li>Operat</li></ul>	ss Endangerment RCW 9A.36.050, lent out-of-state or local ordinance for the above offenses. charged with Watercraft DUI RCW 79A.60.040(2); but convicted of ing a Watercraft in a reckless manner, RCW 79A.60.040(1), or lent local ordinance.
<i>If originally</i> ○ Operat	charged with Aircraft DUI RCW 47.68.220; but convicted of ing an Aircraft in a careless or reckless manner, RCW 47.68.220, or lent local ordinance.
Control or a Vehicular A  Negliga Reckle Reckle	Sentences for the following: If originally charged with DUI or Physical an equivalent local ordinance, or Vehicular Homicide, RCW 46.61.520, or Assault, RCW 46.61.522; but deferred sentence was imposed for: ent Driving 1st RCW 46.61.5249 ss Driving RCW 46.61.500 ss Endangerment RCW 9A.36.050
o Equiva	lent out-of-state or local ordinance for the above offenses.
	: The offense for which the defendant was convicted <u>does</u> involve nd the defendant complied with the following conditions (RCW
	nt provided the prosecuting attorney's office that prosecuted the offense otice of this petition. RCW 9.96.060(2)(f)(i).
	nt filed the original notice with this court. RCW 9.96.060(2)(f)(i).
[ ] The defendan	

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	[ ] The defendant has not been convicted of two or more domestic violence offenses stemming from different incidents. RCW 9.96.060(2)(f)(ii).	
	[ ] It has been at least five years since the defendant completed the terms and conditions of the sentence, including restitution/legal financial obligations and successful completion of any treatment ordered. RCW 9.96.060(2)(f)(iv).	
	[ ] The defendant [ ] has [ ] has not been convicted two or more domestic violence offense stemming from different incidents and [ ] has [ ] has not been convicted of any new crime in this state, another state, or federal or tribal court in the three years prior to the vacation application based upon the criminal history check of the following records:	
	<ul> <li>[ ] Washington State Crime Information Center (WASIC), RCW 43.43.500 et seq;</li> <li>[ ] National Crime Information Center (NCIC), including the Interstate Identification Index (Triple I), 28 USC § 534;</li> <li>[ ] Judicial Information System (JIS), including Defendant Case History (DCH) from the District and Municipal Court Information System (DISCIS), RCW 2.68 et seq. and JISCR.</li> </ul>	
2.6 [ ] <b>Prostitution Conviction as a Victim</b> : The conviction was for prostitution, under 9A.88.030, and:		
	[ ] The defendant meets the requirements of RCW 9.96.060(2).  Or	
	[ ] The defendant's prostitution conviction is the result of being a victim of trafficking, RCW 9A.40.100, promoting prostitution in the first degree, RCW 9A.88.070, promoting commercial sexual abuse of a minor, RCW 9.68A.101, or trafficking in persons under the trafficking victims protection act of 2000, 22 U.S.C. § 7101 et seq.	
	<ul> <li>There are no criminal charges pending against the defendant for any crime other than prostitution in any court of this state, or another state, or in any federal court.</li> </ul>	
	<ul> <li>The defendant has not been convicted of another crime, except prostitution, in this state, another state, or federal court since the date of conviction, but this limitation does not apply to convictions where the defendant committed the crime as a result of being a victim of trafficking (RCW 9A.40.100) promoting prostitution in the first degree (RCW 9A.88.070) promoting commercial sexual abuse of a minor (RCW 9.68A.101) or trafficking in persons under the trafficking victims protection act of 2000, 22 U.S.C. § 7101 et seq., according to the requirements provided in RCW 9.96.070 for each respective conviction.</li> </ul>	
	The defendant [ ] has [ ] has not proved by a preponderance of the evidence the elements required under RCW 9.96.070.	
2.7	[ ] Offenses not otherwise specified above:	
	<ul> <li>The offense for which the defendant was convicted is not an Excluded Offense, a Prior Offense, a Conviction for Prostitution as a Victim of Trafficking, and did not involve Domestic Violence.</li> </ul>	
	[ ] At least three years have passed since the defendant completed the terms and conditions of the sentence, including restitution/legal financial obligations. RCW 9.96.060(2)(g).	
	[ ] The defendant has not been convicted of any new crime in this state, another state, or federal or tribal court in the three years prior to the vacation application. RCW 9.96.060(2)(h).	

2.8	[ ] The defendant is not currently restrained by a domestic violence protection order, a no-contact order, an anti-harassment protection order, or a civil restraining order which restrains one party from contacting the other party and the defendant was not previously restrained by such an order and found to have committed one or more violations of the order in the last five years. RCW 9.96.060(2)(j).		
	III. Order		
Based	on the above findings, it is hereby ordered:		
3.1	[ ] The motion for order vacating conviction records of the following offense(s) is denied.		
Cause	No:Count No: Offense:		
Cause	No: Count No: Offense:		
Cause	No:Count No: Offense:		
3.2	[ ] The motion for order vacating conviction records of the following offense(s) is granted.		
Cause	No: Count No: Offense:		
Cause	No: Count No: Offense:		
Cause No: Count No: Offense:			
IT IS F	URTHER ORDERED that:		
3.3	[ ] The defendant's guilty plea for the offense listed in paragraph 3.2 is withdrawn and a not guilty plea is entered.		
	[ ] The guilty verdict for the offense listed in paragraph 3.2 is set aside.		
3.4	The charging document is dismissed and the judgment and sentence is vacated for the offense listed in paragraph 3.2.		
3.5	The defendant shall be released from all penalties and disabilities resulting from the offense listed in paragraph 3.2. For all purposes, including responding to questions on employment or housing applications, the defendant may state that he or she has never been convicted of that offense.		
However, this order does not affect the requirements for restoring the right to possess a firearm under RCW 9.41.040.			
3.6	The fact that the defendant has been convicted of the offense shall not be included in defendant's criminal history for purposes of determining a sentence in any subsequent conviction, except that a vacated conviction qualifies as a prior conviction for the purpose of charging a later recidivist offense as defined in RW 9.94A.030. A vacated conviction may be used for other purposes in a later criminal prosecution with the following exception: when a court vacates a record of domestic violence as defined in RCW 10.99.020, the state may not use the vacated conviction in a later		

A vacated conviction for domestic violence is not considered a conviction of such an offense for the purposes of 27 C.F.R. 478.11, regarding reinstatement of firearms or explosives rights.

criminal prosecution unless the conviction was for: (i) violating the provisions of a restraining order, no-contact order, or protection order restraining or enjoining the person or restraining the person from going on to the grounds of or entering a residence, workplace, school, or day care, or prohibiting the person from knowingly coming within, or knowingly remaining within, a specified

distance of a location; or (ii) stalking.

3.7	The clerk of the court shall immediately transmit a certified copy of this order to the Washingto State Patrol and to			
	3			
Dated:		JUDGE/COMMISSIONER		
Submitted by:		Approved:		
Defendant/Attorney for Defendant/WSBA #		Deputy Prosecuting Attorney/WSBA #		
Print N	ame	Print Name		