For Court of Washington				
			No	
vs.		Plaintiff	Motion and Declaration for Order Vacating Conviction	
Def	fendant.		(MTAF)	
		I. Motion		
misde decla	ENDANT asks the court for an order vac emeanor offenses. This motion is based aration of defendant.	d on RCW 9.96.06		
	II. Decl	Print I		
l,			, state as follows:	
2.1.	On offense(s):	(date) I was convicted of the following	
			(<i>Check any applicable boxes below</i>) iolence [] Prostitution with Trafficking	
			(<i>Check any applicable boxes below</i>) iolence [] Prostitution with Trafficking	
			(Check any applicable boxes below) iolence[] Prostitution with Trafficking	
2.2	There are no criminal charges pendir any federal or tribal court as of the da		ny court of this state or another state, or in (RCW 9.96.060(2)(b));	

MT/DECL FOR ORD VACATING CONV (MTAF) - Page 1 of 3 CrRLJ 09.0100 - (12/2019) RCW 9.96.060

2.3 **Excluded Offenses**: The offense for which I was convicted is a misdemeanor offense and <u>not</u> one of the following offenses (RCW 9.96.060(2)(c)-(e)):

A violation of chapter 9A.44 RCW (sex offenses), except for failure to register as a sex offender under RCW 9A.44.132

A violation of chapter 9.68 RCW (obscenity and pornography)

A violation of chapter 9.68A RCW (sexual exploitation of children)

A violent offense as defined in RCW 9.94A.030 or an attempt to commit a violent offense

Driving while under the influence ("DUI"), RCW 46.61.502

Actual physical control while under the influence, RCW 46.61.504

2.4 [] Prior Offense: The offense for which I was convicted is considered a "prior offense" under RCW 46.61.5055 (see below), and
[] the prior offense is not otherwise excluded from being vacated (see excluded offenses above); and
[] I have not been convicted of any new crime in this state, another state, or federal or tribal court in the three years prior to this vacation application. RCW 9.96.060(2)(h); and
[] at least three years have passed since I completed the terms and conditions of the sentence, including restitution/legal financial obligations. RCW 9.96.060(2)(g); and
[] I have not had another alcohol or drug violation within ten years of the date of arrest for the prior offense; and
[] more than ten years have passed since the date of the arrest for the prior offense.

A "prior offense" means(RCW 46.61.5055(14)):

- Original Convictions for the following (including equivalent local ordinances):
 - o Driving Under the Influence (DUI) RCW 46.61.502

Operating a railroad, etc. while intoxicated, RCW 9.91.020

- o Physical Control of a Vehicle Under the Influence (Physical Control) RCW 46.61.504
- o Commercial Vehicle DUI/Physical Control, RCW 46.25.110
- o Watercraft DUI, RCW 79A.60.040(2)
- Aircraft DUI, RCW 47.68.220, committed under the influence of intoxicating liquor or any drug;
- Nonhighway vehicle DUI, RCW 46.09.470(2)
- Snowmobile DUI, RCW 46.10.490(2);
- o Equivalent out-of-state statute for any of the above offenses.
- Amended Convictions for the following: If originally charged with DUI or Physical Control or an equivalent local ordinance, or Vehicular Homicide (RCW 46.61.520) or Vehicular Assault (RCW 46.61.522); but convicted of:
 - o Negligent Driving 1st RCW 46.61.5249
 - o Reckless Driving RCW 46.61.500
 - o Reckless Endangerment RCW 9A.36.050
 - o Equivalent out-of-state or local ordinance for the above offenses.

If originally charged with Watercraft DUI (RCW 79A.60.040(2); but convicted of

- o Operating a Watercraft in a reckless manner, RCW 79A.60.040(1), or
- o an equivalent local ordinance.

If originally charged with Aircraft DUI (RCW 47.68.220); but convicted of

- o Operating an Aircraft in a careless or reckless manner, RCW 47.68.220, or
- o an equivalent local ordinance.
- Deferred Sentences for the following: If originally charged with DUI or Physical Control or an equivalent local ordinance, or Vehicular Homicide (RCW 46.61.520) or Vehicular Assault (RCW 46.61.522); but deferred sentence was imposed for:

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2.5	[]		mestic Violence: The offense for which I was convicted involves domestic violence and I we complied with the following conditions (RCW 9.96.060(2)(f)):
		[]	I provided the prosecuting attorney's office that prosecuted the offense with written notice of this petition. RCW $9.96.060(2)(f)(i)$.
		[]	I filed the original notice with this court. RCW 9.96.060(2)(f)(i).
		[]	I have 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 I 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).
		[]	I have not been convicted of any new crime in this state, another state, or federal or tribal court in the three years prior to this vacation application. RCW 9.96.060(2)(h).
2.6	[] Prostitution Conviction as a Victim : The conviction was for a prostitution offense and I committed the offense as a result of being a victim of trafficking, promoting prostitution in the first degree, or promoting commercial sexual abuse of a minor. (If this box is checked, you must fill out and submit the Prostitution Conviction Attachment form to support your motion.)		
2.7	[]	Off	enses not otherwise specified above:
		[]	The offense for which I 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.
		[]	At least three years have passed since I completed the terms and conditions of the sentence, including restitution/legal financial obligations. RCW 9.96.060(2)(g).
		[]	I have not been convicted of any new crime in this state, another state, or federal or tribal court in the three years prior to this vacation application. RCW 9.96.060(2)(h).
2.8	I am not currently restrained by a domestic violence protection order, a no-contact order, an an harassment protection order, or a civil restraining order which restrains one party from contacti the other party and I was not previously restrained by such an order and found to have committ one or more violations of the order in the last five years. RCW 9.96.060(2)(j).		
			penalty of perjury under the laws of the state of Washington that the foregoing is, to the wledge, true and correct.
Signed on Washington.		n.	, at,
			Defendant
Addres	s		

o Negligent Driving 1st RCW 46.61.5249