

IN THE MUNICIPAL COURT OF THE CITY OF SEATTLE

THE CITY OF SEATTLE, PLAINTIFF

vs

Miles Hudson

Defendant

Judgment & Sentence Order

4240002153

- Case #
Suspended Sentence 24 months
Deferred Sentence months
Jail and Close

Clerk's Action Required: DOL notice

The defendant has been found guilty of the following charges by plea of guilty verdict finding of the court.

The court imposes the following sentence:

- Count 1, charge of dismissed, days in jail and suspends days; and a fine of \$ with \$ suspended.
Count 2, charge of Disclosing Intimate Images DV, 364 days in jail and suspends 354 days; and a fine of \$ 0 with \$ 0 suspended.
Count 3, charge of, days in jail and suspends days; and a fine of \$ with \$ suspended.
Count 4, charge of, days in jail and suspends days; and a fine of \$ with \$ suspended.
Count 5, charge of, days in jail and suspends days; and a fine of \$ with \$ suspended.

The jail time is concurrent consecutive with with credit for time served

Jail time to be served as follows:

Serve a total of 10 days in jail with credit for time served. Defendant shall report by JAIL TERM SATISFIED.

Serve a total of days Electronic Home Monitoring with BAC, with credit for time served

other alternative means of confinement:

As a condition of deferred sentence, the defendant shall serve days in jail and pay \$ in fines/court costs.

- For the crime(s) charged in count(s) 2, domestic violence - intimate partner was pled and proved. RCW 9A.36.041(4).
For the crime(s) charged in count(s), domestic violence (other) was pled and proved. RCW 10.99
This crime is an offense which requires sex or kidnapping offender registration, or is one of the following offenses, assault in the fourth degree domestic violence, assault in the fourth degree with sexual motivation, communication with a minor for immoral purposes, custodial sexual misconduct in the second degree, failure to register, harassment, patronizing a prostitute, sexual misconduct with a minor in the second degree, stalking, indecent exposure or violation of a sexual assault protection order. Therefore, the defendant shall have a biological sample collected for purposes of DNA identification analysis. This paragraph does not apply if it is established that the Washington State Patrol crime laboratory already has a sample from defendant for a qualifying offense. RCW 43.43.754. Failure to give a biological sample is a gross misdemeanor.

CONDITIONS OF DEFERRED OR SUSPENDED SENTENCE

PROB

The Defendant is referred to the Seattle Municipal Court Probation/Pretrial Services. Defendant to abide by all their rules and regulations. The defendant shall report immediately following court or the next Court Day after release from jail/custody, whichever is sooner to:

- ROI Only - 8th Floor
Financial Compliance - 1st Floor
General (Active) Probation - 8th Floor
IID Only - 8th Floor
Community Service - 8th Floor

All offices are in The Seattle Justice Center, 600 FIFTH AVENUE, SEATTLE, WA

Open Monday to Friday 8:00 AM - 4:30 PM (except Holidays)

- NCLV** Commit no criminal violations of law.
 - CADD** Report changes of address to the Court within twenty-four hours of obtaining a new address.
 - NVOI** Do not drive a motor vehicle without a valid license and proof of insurance.
 - NDRO** Commit no alcohol/drug-related infractions.
 - ABST** Use no alcoholic beverages or non-prescribed controlled drugs, including cannabis.
 - DON'T** Not refuse to take a blood/breath test when asked to do so by a law enforcement officer.
 - NTSI** Complete Level 1 Level 2 (Aggressive driving) traffic school per court orders
 - CDAT** Obtain a substance use evaluation and complete follow up treatment as required by Treatment Agency Probation
 - ADIS** Complete Alcohol & Drug Information School within ____ days.
 - DWIV** Complete Victim Panel within ____ days.
 - DVIP** Enter and successfully complete Domestic Violence Intervention Project.
 - NCO** No contact with A.A.S. _____ or entry into _____ per written order.
 - NOWP** Possess no weapons. Forfeit weapons by _____.
 - Department of Licensing Notice-Violation of RCW 9.41.270/9.41.280.** Count _____ is (a) violation of RCW9.41.270/9.41.280 (unlawful carrying or handling of weapons/knowingly possessing a dangerous weapon where prohibited), gross misdemeanors for which the penalty includes loss of the defendant's concealed pistol license, if any. **Clerk's action-** The clerk shall forward a Notice of Revocation of Concealed Pistol License to DOL.
 - ANGC** Complete anger management class.
 - DNA** Provide biological sample for DNA identification analysis.
 - SOAP** Stay out of areas of prostitution. SODA Stay out of drug areas.
 - HIVT** Complete an HIV test within ____ days.
 - SSEX** Complete crime-related class within ____ days. _____
 - Comply with mental health treatment at _____.
 - MHDT** Mental health evaluation and complete follow-up treatment as required by treatment agency probation.
 - Defendant must have entered classes/treatment no later than ____ days from today.
 - CSHS** Perform ____ Hours of Community Service within ____ days.
 - Complete parenting classes. _____.
- Other: _____

Payment of financial obligations and timely reporting to jail/alternative confinement are conditions of suspended/deferred sentence. Failure to comply may result in additional jail time.

- Fines and fees have been reduced or suspended pursuant to RCW 3.62.010 / 35.20.255
- The defendant is indigent as defined in RCW 10.101.010(3)(a)-(c). The defendant shall pay the following:

FINE	\$					
COST	CCFE	\$43	CRAS	\$	CLAF	\$
Other	\$				CCF	\$
PROST	PPIA	\$	SIVF	\$	STDC	\$
DV	DVPR	\$	DVOA	\$	DVPA	\$
REST	Emergency Response Restitution RCW 38.52.430 <input type="checkbox"/> TBD			To:	\$	
	Restitution	To:	<input type="checkbox"/> TBD			\$
<input type="checkbox"/> Fines & Fees suspended except Restitution			\$	Converted to ____ Community Service Hours		
Total Due	\$43.00		\$	Suspended		

DEFENDANT TO PROVIDE INFORMATION IN BOX		
No defendant signature required pursuant to GAO 2023-01 (Defendant's signature): First Name, MI, Last Name		
DEFENDANT'S MAILING ADDRESS		
CITY	ZIP	PHONE NUMBER

03/10/2025

DATED
Cath
Judge Catherine McDowall

JUDGE/PRO TEM
Kristina Georgieva
Kristina Georgieva (Mar 10, 2025 10:59 PDT)

PROSECUTING ATTORNEY WSBA# 50733
Nicole Teague
Nicole Teague (Mar 10, 2025 10:57 PDT)

DEFENSE ATTORNEY WSBA# 62848

RIGHTS, CONDITIONS AND WARNINGS

- PUNCTUAL APPEARANCES.** You must appear in court at any time requested by the court throughout the period of time you have been placed on a deferred sentence or suspended sentence. You must pay all fines, costs and assessments when due. You must appear at the date and time assigned by the court or jail ready to serve your commitment.
- ADDRESS CHANGES.** You must keep the court and probation advised of all address changes.
- PROBATION.** If you are placed on probation, you must contact the probation office after you are sentenced, immediately following court or within 36 hours (or next working day) after release from jail/custody per the Judgment and Sentence Order. If the court orders you to appear at a hearing regarding your compliance with probation and you fail to attend the hearing, your term of probation is tolled (the time does not count) until you appear on the record.
- EMPLOYMENT AND NEW VIOLATIONS.** You must keep the probation office informed of your employment status and any new violations of the law.
- UA, BA.** You must submit to a urinalysis or breath analysis upon request of your probation officer.
- PROOF OF COMPLIANCE.** In each instance where you are requested to file proof of a condition checked on the Judgment and Sentence, the proof must be in writing, signed by the person supervising the required program and written on the agency's letterhead. The proof of completion must be filed with the probation office.
- RESTITUTION.** Restitution must be paid as per this Judgment and Sentence Order. A check must include the case number. A restitution obligation may be enforced in the same way a civil judgment is enforced, including real property lien. A restitution obligation may be enforced up to 10 years following your release from confinement or from the date of Judgment and Sentence whichever is longer and may be extended an additional 10 years if the court finds that you did not make a good faith attempt to pay.
- FAILURE TO MEET CONDITIONS.** Failure to meet any of the conditions checked off on the Judgment and Sentence or any of the conditions numbered 1 through 8 above, to appear as scheduled, and/or to pay financial obligations as scheduled may result in the filing of additional criminal charges, the issuance of a bench warrant for your immediate arrest, the revocation of your suspended sentence, the imposition of warrant costs, the suspension of your driver's license and the referral of your fines to a collection agency. If the suspended sentence is revoked because of failure to meet conditions, you are subject to the imposition of the maximum sentence and fine as permitted by law or such portion thereof as the court deems appropriate. This order shall remain in effect through the period of the suspended sentence until and unless changed by further order of the court.
- APPEAL RIGHTS.** You have the right to appeal the conviction pursuant to the Rules for Appeal (RALJ) or Criminal Rule 9.1 (CrRLJ). Unless a Notice of Appeal is filed in this court within 30 days after entry of the Judgment and Sentence or order appealed from, the right to appeal is waived. The Notice of Appeal must be served on all other parties. The court clerk will, if requested, supply a Notice of Appeal form. You have the right to an attorney on appeal. If you are unable to pay the costs, you have the right to have a lawyer appointed and portions of the trial record necessary for review prepared at public expense for an appeal.
- COLLATERAL ATTACK.** You may not file petitions or motions for collateral attack on a Judgment and Sentence more than one year after the judgment becomes final. "Collateral attack" means any form of post conviction relief other than direct appeal and includes, but is not limited to, petitions for personal restraint or habeas corpus, or motions to vacate judgment, withdraw a guilty plea, arrest judgment or for a new trial.