

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON COUNTY OF KING
JUVENILE DIVISION

STATE OF WASHINGTON,

Plaintiff

v.

L [REDACTED] B [REDACTED] K

Respondent

DOB: [REDACTED]

Case No. 15-8-00055-3

AMENDED
ORDER ON DISPOSITION

(ORD)

UPCOMING HEARINGS

The following hearings are scheduled:

☒ Hearing 1: Type: Administrative Sealing Hearing; Subtype: _____

Date: March 28, 2016; Time: 9:00 AM; Courtroom: Chambers

BASIC INFORMATION

A disposition hearing was held in this case on March 26, 2015. Present were the respondent, the signing attorneys, and any person(s) listed below.

☒ Parent(s) or Guardian(s): Bryan and Julli L [REDACTED]

☒ Other: S.S., S.S.'s Mother and sister, J. Shaffer (KCSARC) & respondent's sister

The respondent was found guilty of the following offenses on March 26, 2015 following a

☒ guilty plea:

☒ Count I: Assault in the Fourth Degree with Sexual Motivation, pursuant to RCW
9A.36.041, 13.40.135

☒ The following special findings/allegations/sentencing enhancements were established:

☒ Count(s) 1 were committed with sexual motivation _____ (RCW 13.40.135)

Based on the agreement of the parties and for the purposes of this disposition only, the court finds that the respondent's offender score is: 0

DISPOSITIONAL ORDER - DETENTION, SUPERVISION, AND COMMITMENT

☒ LOCAL SANCTIONS

ORIGINAL

☒ Count I: Assault in the Fourth Degree with Sexual Motivation

☒ Period of Supervision: 12

☒ Community Restitution: 40

The respondent shall commence serving this sentence:

CONDITIONS OF COMMUNITY SUPERVISION FOR LOCAL SANCTIONS

☒ THE COURT ORDERS THE FOLLOWING:

☒ Supervision is ordered for 12 months to expire on March 26, 2016, unless extended by the court or by operation of law.

The Respondent:

- Shall attend and participate in the Case Management Assessment Process and shall attend all scheduled appointments with the Juvenile Probation Counselor (JPC).
- Shall live in housing approved by his/her parent or guardian or in placement authorized by Department of Social and Health Services or the court and shall keep the JPC informed of any change of address or placement. The respondent shall have parent/guardian's permission regarding whereabouts, hours, and activities. If the respondent is in DSHS placement, respondent shall comply with placement requirements.
- Shall obey all criminal laws.
- Shall not use, possess, or consume alcohol or any controlled substance except by doctor's prescription.
- Shall successfully complete all counseling, treatment, classes, and meetings as directed by the JPC.
- Shall attend school or a G.E.D. program with no suspensions, expulsions, behavioral referrals, tardies, or unexcused absences and make best efforts towards passing grades.
- Shall be subject to random urinalysis testing as directed by the JPC or treatment provider.
- ☒ Shall obtain a substance evaluation follow-up as directed, if random urinalysis is positive.
- ☒ Shall be given one hour of credit toward community restitution for every hour of classes or treatment.
- ☒ Shall follow the Attached Additional Conditions.
- ☒ Other: Follow treatment recommendations contained in the evaluation of Tim Kahn 12/30/2014.

OTHER ORDERS OF THE COURT

☒ THE COURT ORDERS THE FOLLOWING:

☒ Pursuant to RCW 13.04.155, the principal of respondent's school shall be notified of this disposition.

Name of School: Liberty High School

School District: Issaquah

☒ Respondent shall provide a biological sample for DNA Testing. (See separate order.)

☒ Respondent shall have ☒ no contact

with: S.S. and T. E. except for incidental contact at school and at supervised athletic events (practices, games etc.).

This no contact order shall remain in effect until

☒ the expiration or termination of supervision.

- ☒ A separate domestic violence protection order or sexual assault protection order has been entered.
- ☒ Other: JPC or respondent may request early termination of probation once the respondent has completed the terms of this disposition.

The respondent was adjudicated for an offense that is eligible for sealing by the court pursuant to RCW 13.50. If eligible, an administrative sealing hearing is scheduled at juvenile court as specified at the top of this order. Respondent's presence on the scheduled administrative hearing date is not required.

FINANCIAL OBLIGATIONS

- ☒ THE FOLLOWING FINANCIAL OBLIGATIONS ARE ORDERED:
- ☒ Crime Victim Assessment (Victim Penalty Assessment): ☒ \$100
- ☒ The amount of restitution is not yet established and shall be set:
- ☒ by a hearing as scheduled above.
- ☒ on a date to be set.
- ☒ Respondent waives the right to be present at the restitution hearing.
- ☒ TOTAL FINANCIAL OBLIGATIONS: \$100.00
- ☒ Payments shall be at a rate of \$ \$5.00 per month, with first payment due May 01, 2015.

Done in Open Court: March 26, 2015



John Erlick
Judge/Commissioner



PETERSEN, EMILY
Deputy Prosecuting Attorney, Bar # 36664



WAGNILD, ZACHARY CHARLES
Attorney for Respondent, Bar # 27640

x

Juvenile Probation Counselor



Respondent

SPECIAL CONDITIONS OF PROBATION:

Name:

B L

L.N.: 15-8-00055-3

During the term of community supervision the respondent shall comply with the following:

1. Remain enrolled in school and follow a "Safety Plan" if established by the School Administration.
2. Maintain regular school attendance with no unexcused absences, tardies, or behavioral referrals, suspensions, and work to a level commensurate with ability.
3. Attend, actively participate and make satisfactory progress in every phase of an offense-specific treatment program as recommended by Timothy Kahn in his 12/30/14 evaluation. The respondent shall not terminate counseling or change treatment providers without the prior permission of JPC and the Court. The respondent shall further comply with all components of any "treatment contract" developed by the therapist.
4. Submit to polygraph examination as directed by JPC or treatment provider.
5. Do not possess, use, access or view any sexually explicit material as defined by RCW 9.68.130 or erotic materials as defined by RCW 9.68.050 or any material depicting any person engaged in sexually explicit conduct as defined by RCW 9.68A.011(4) unless given prior approval by your sexual deviancy provider.
6. The respondent shall comply with any other counseling as directed by JPC.
7. Submit to random urinalysis as directed by JPC. If there is a positive urinalysis result, shall complete a drug and alcohol evaluation as directed by JPC and follow all treatment recommendations.
8. Youth must live in JPC-approved housing and cannot change housing without JPC approval. The youth may not leave the house without the express permission of parent or other approved adult who must know what the youth plans to do outside the home, who the youth will be associating with, what activities are planned and the time the youth must return.
9. Abide by a curfew as set by JPC and Parent/Guardian.
10. Not possess or use non-prescribed drugs or alcohol.
11. No contact, direct or indirect, with the victim in this matter. Additionally no contact, direct or indirect, with victim's family unless approved by JPC or Treatment provider.
12. ~~No contact with minors two years the respondent's junior~~ or other vulnerable individuals such as physically or developmentally disabled persons, unless under the direct visual supervision of an adult who is knowledgeable of his offense and is approved by JPC (with the exception of during school hours/school events and in accordance with the school safety plan)
13. The respondent shall commit no new criminal offenses.
14. The respondent shall not leave the state of Washington without prior JPC permission.

Youth Signature

Judge Signature

Date

3/26/15