

FILED  
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KING COUNTY  
SUPERIOR COURT CLERK  
E-FILED  
CASE #: 20-1-00422-3 SEA

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

THE STATE OF WASHINGTON,	)	
	Plaintiff,	)
v.	)	No. 20-C-00422-3 SEA
	)	20-C-00423-1 SEA
MARQUISE LATRELLE TOLBERT,	)	20-C-00136-4 SEA
WILLIAM RAY TOLLIVER, AND JAMEL	)	
LINONELL JACKSON,	)	FIRST AMENDED INFORMATION
AND EACH OF THEM,	)	
	Defendants.	)

I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse MARQUISE LATRELLE TOLBERT and WILLIAM RAY TOLLIVER, and JAMEL LINONELL JACKSON, of the following crime[s], which are of the same or similar character, and which are based on the same conduct or a series of acts connected together or constituting parts of a common scheme or plan: **Murder In The First Degree, Assault In The First Degree, Assault In The First Degree, Assault In The First Degree, Assault In The First Degree, Assault In The First Degree, Assault In The First Degree, Unlawful Possession of a Firearm in the First Degree, Unlawful Possession of a Firearm in the Second Degree, Unlawful Possession of a Firearm in the First Degree,** committed as follows:

Count 1 Murder In The First Degree

That the defendants MARQUISE LATRELLE TOLBERT AND WILLIAM RAY TOLLIVER and each of them in King County, Washington, on or about January 22, 2020, under circumstances manifesting an extreme indifference to human life, did engage in conduct which created a grave risk of death, thereby causing the death of Tanya Jackson, a human being, who died on or about January 22, 2020;

Contrary to RCW 9A.32.030(1)(b), and against the peace and dignity of the State of Washington.

And further do allege the defendant, Marquise Latrelle Tolbert and William Ray Tolliver at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).

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Count 2 Assault In The First Degree

That the defendants MARQUISE LATRELLE TOLBERT AND WILLIAM RAY TOLLIVER and each of them in King County, Washington, on or about January 22, 2020, with intent to inflict great bodily harm, did assault Jamel Jackson with a firearm and force and means likely to produce great bodily harm or death, to-wit: by shooting;

Contrary to RCW 9A.36.011(1)(a), and against the peace and dignity of the State of Washington.

And further do allege the defendant, Marquise Latrelle Tolbert and William Ray Tolliver at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).

Count 3 Assault In The First Degree

That the defendants MARQUISE LATRELLE TOLBERT AND WILLIAM RAY TOLLIVER and each of them in King County, Washington, on or about January 22, 2020, with intent to inflict great bodily harm, did assault Cindy Morningstar with a firearm and force and means likely to produce great bodily harm or death, to-wit: by shooting;

Contrary to RCW 9A.36.011(1)(a), and against the peace and dignity of the State of Washington.

And further do allege the defendant, Marquise Latrelle Tolbert and William Ray Tolliver at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).

Count 4 Assault In The First Degree

That the defendants MARQUISE LATRELLE TOLBERT AND WILLIAM RAY TOLLIVER and each of them in King County, Washington, on or about January 22, 2020, with intent to inflict great bodily harm, did assault J.C. with a firearm and force and means likely to produce great bodily harm or death, to-wit: by shooting;

Contrary to RCW 9A.36.011(1)(a), and against the peace and dignity of the State of Washington.

And further do allege the defendant, Marquise Latrelle Tolbert and William Ray Tolliver at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).

Count 5 Assault In The First Degree

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1 That the defendants MARQUISE LATRELLE TOLBERT AND WILLIAM RAY  
2 TOLLIVER and each of them in King County, Washington, on or about January 22, 2020, with  
3 intent to inflict great bodily harm, did assault Dallas Owens with a firearm and force and means  
4 likely to produce great bodily harm or death, to-wit: by shooting;

5 Contrary to RCW 9A.36.011(1)(a), and against the peace and dignity of the State of  
6 Washington.

7 And further do allege the defendant, Marquise Latrelle Tolbert and William Ray Tolliver  
8 at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the  
9 authority of RCW 9.94A.533(3).

10 Count 6 Assault In The First Degree

11 That the defendants MARQUISE LATRELLE TOLBERT AND WILLIAM RAY  
12 TOLLIVER and each of them in King County, Washington, on or about January 22, 2020, with  
13 intent to inflict great bodily harm, did assault Derek Bolt with a firearm and force and means  
14 likely to produce great bodily harm or death, to-wit: by shooting;

15 Contrary to RCW 9A.36.011(1)(a), and against the peace and dignity of the State of  
16 Washington.

17 And further do allege the defendant, Marquise Latrelle Tolbert and William Ray Tolliver  
18 at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the  
19 authority of RCW 9.94A.533(3).

20 Count 7 Assault In The First Degree

21 That the defendants MARQUISE LATRELLE TOLBERT AND WILLIAM RAY  
22 TOLLIVER and each of them in King County, Washington, on or about January 22, 2020, with  
23 intent to inflict great bodily harm, did assault Randall Sullivan with a firearm and force and  
24 means likely to produce great bodily harm or death, to-wit: by shooting;

Contrary to RCW 9A.36.011(1)(a), and against the peace and dignity of the State of  
Washington.

And further do allege the defendant, Marquise Latrelle Tolbert and William Ray Tolliver  
at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the  
authority of RCW 9.94A.533(3).

Count 8 Unlawful Possession of a Firearm in the First Degree

That the defendant MARQUISE LATRELLE TOLBERT, in King County, Washington,  
on or about January 22, 2020, previously having been convicted in King County Superior Court  
of the crime of Robbery in the Second Degree, a serious offense as defined in RCW 9.41.010,

1 knowingly did own, have in his possession, or have in his control, a handgun, a firearm as  
 2 defined in RCW 9.41.010;

3 Contrary to RCW 9.41.040(1), and against the peace and dignity of the State of  
 4 Washington.

5 **Count 9 Unlawful Possession of a Firearm in the Second Degree**

6 That the defendant WILLIAM RAY TOLLIVER, in King County, Washington, on or  
 7 about January 22, 2020, previously having been convicted in King County Superior Court of  
 8 Unlawful Possession of a Firearm in the Second Degree, a felony, knowingly did own, have in  
 9 his possession, or have in his control, a handgun, a firearm as defined in RCW 9.41.010;


10 Contrary to RCW 9.41.040(2)(a)(i), and against the peace and dignity of the State of  
 11 Washington.

12 **Count 10 Unlawful Possession of a Firearm in the First Degree**

13 That the defendant JAMEL LINONELL JACKSON, in King County, Washington, on or  
 14 about January 22, 2020, previously having been convicted in Washington of the crime of  
 15 Robbery in the second degree , a serious offense as defined in RCW 9.41.010, and previously  
 16 having been convicted in Washington of Attempted Robbery in the second degree, a serious  
 17 offense as defined in RCW 9.41.010, knowingly did own, have in his possession, or have in his  
 18 control, a 9 mm handgun , a firearm as defined in RCW 9.41.010;

19 Contrary to RCW 9.41.040(1), and against the peace and dignity of the State of  
 20 Washington.

21 DANIEL T. SATTERBERG  
 22 Prosecuting Attorney

23 By:   
 24 Mary H. Barbosa, WSBA #28187  
 Senior Deputy Prosecuting Attorney

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2 CAUSE NOS. 20-C-00423-1 SEA  
3 20-C-00422-3 SEA

4 PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR  
5 CONDITIONS OF RELEASE

6 The State incorporates by reference the Certification for Determination of Probable  
7 Cause prepared by Detective Donna L Stangeland of the Seattle Police Department for case  
8 number 2020-026450.

9 Pursuant to Art. 1, § 20 of the Washington State Constitution, the State requests  
10 that the defendant **Marquise Tolbert** and **William Tolliver** be held with **NO BAIL**. Wa. Const.  
11 Art. 1, § 20 states:

12 All persons charged with crime shall be bailable by sufficient sureties, except for  
13 capital offenses when the proof is evident, or the presumption great. *Bail may be*  
14 *denied for offenses punishable by the possibility of life in prison upon a showing*  
15 *by clear and convincing evidence of a propensity for violence that creates a*  
16 *substantial likelihood of danger to the community or any person, subject to such*  
17 *limitations as shall be determined by the legislature.*

18 (Emphasis added).

19 The crimes of Murder in the First Degree and Assault in the First Degree carry a  
20 maximum punishment of life in prison. More importantly, however, if convicted of these crimes  
21 as charged, the defendants would be facing a de facto life sentence under the Sentencing Reform  
22 Act. RCW 9.94A.589(1)(b). The defendants' actions in the present crime combined with their  
23 criminal history show by clear and convincing evidence that they have a propensity for violence  
24 that creates a substantial likelihood of danger to the community.

25 In the present case, the defendants instigated a shoot-out with a rival gang member on a  
26 crowded street corner in downtown Seattle at the beginning of the evening commute. Both  
27 defendants fired a combined total of at least 20 rounds with no regard for the dozens of innocent  
28  
29 Prosecuting Attorney Case  
30 Summary and Request for Bail  
31 and/or Conditions of Release - 1

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2 people all around them. One person was killed, multiple people were shot, one was injured by  
3 shattered glass and busses and buildings were damaged by bullets. The defendants' actions  
4 terrified the many people who saw and heard this crime as it unfolded and have caused  
5 tremendous alarm to the downtown Seattle community. Their willingness to commit such a  
6 violent crime in this public setting shows that they are a substantial danger to the community.

7       According to associates of the defendants and the Seattle Police Department Gang Unit,  
8 both defendants are gang members. Additionally, the defendants' criminal history underscores  
9 their propensity for violence.

10       Marquise Tolbert has recent prior felony convictions for Robbery in the Second Degree  
11 (2019), Possession of a Stolen Vehicle (2019) and Attempting to Elude (2019). He also has  
12 misdemeanor convictions for Unlawful Display of a Weapon (2019), Attempted Trafficking in  
13 Stolen Property (2018), Theft in the Third Degree (twice in 2015, 4 times in 2014), False  
14 Statement (2015), Harassment – DV (2011). Tolbert is under supervision by the Department of  
15 Corrections and was on bench warrant status at the time of this crime. Despite being legally  
16 prohibited from possessing a firearm due to his criminal history, Tolbert was captured on video  
17 purchasing an extended magazine less than 5 hours before he committed this crime.

18       William Tolliver is also legally prohibited from possessing a firearm with a recent felony  
19 conviction for Unlawful Possession of a Firearm in the Second Degree (2019) and 6  
20 misdemeanor Domestic Violence convictions. He has been convicted of 13 additional  
21 misdemeanor crimes since 2013. Toliver was also under supervision of the Department of  
22 Corrections at the time of this crime.

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The defendants should be held without bail.

Signed and dated by me this 5th day of February, 2020.



Mary H. Barbosa, WSBA #28187  
Senior Deputy Prosecuting Attorney

CAUSE NO. \_\_\_\_\_



SEATTLE  
POLICE  
DEPARTMENT

**CERTIFICATION FOR DETERMINATION  
OF PROBABLE CAUSE**

GENERAL OFFENSE # 2020-26450
UNIT FILE NUMBER

That D. Stangeland is a Detective with the Seattle Police Department and has reviewed the investigation conducted in Seattle Police Department Case Number 2020-26450;

There is probable cause to believe that Marquise Latrelle Tolbert, date-of-birth 08/24/1995 committed the crime(s) of Murder in the First Degree and Assault in the First Degree within the City of Seattle, County of King, State of Washington.

This belief is predicated on the following facts and circumstances:

On 01/22/2020 at approximately 5:00pm, Seattle Police responded to the 1500 block of Third Avenue, Seattle, King County, Washington, on a report of a shooting with multiple people shot. One of the victims died from her injuries. This incident occurred in front of a McDonalds located at the corner of E. Pine Street and Third Avenue in downtown Seattle. As part of the investigation, Detectives viewed numerous videos from multiple nearby businesses and King County Metro busses that captured this crime. The videos from the scene show that a total of three people discharged their firearms during this incident.

The video shows two men, later identified as William Ray Toliver 1/11/96 and Marquise Latrelle Tolbert 8/24/95, standing across from another man, later identified as Jamel Jackson 3/14/98, on the corner of E. Pine Street and Third Avenue. Toliver and Tolbert can be seen exchanging words with Jackson from across the walkway in front of McDonalds. The video shows that Toliver shoots first, firing his handgun at Jackson. Jackson is seen on the video reacting to being shot or shot at and then he is seen taking out his gun and returning fire. Tolbert, who is standing next to Toliver, then begins firing his gun. Jackson then runs away eastbound on E. Pine Street. The video shows Toliver and Tolbert, who had arrived there together a few minutes before the shooting, turn and run southbound on Third Avenue, shooting indiscriminately behind them as they run and continuing to shoot even after Jackson was out of sight on E. Pine Street.

This shooting occurred at approximately 5:00 pm on a Wednesday. At the time of the shooting, the corner of E. Pine Street and Third Avenue was full of people commuting, shopping or walking through this busy downtown intersection. Dozens of people can be seen on the street in the area of the shooting. A bus full of passengers was stopped on E. Pine Street waiting to turn onto Third Avenue. This bus was struck by a bullet in the driver's window, narrowly missing the bus driver. Another bus stopped at the bus stop on Third Avenue was struck by multiple bullets during this incident.

An analysis of the video indicates that Jamel Jackson's shots did not injure or kill any of the victims. The video shows Toliver and Tolbert both shooting repeatedly behind them in a northbound direction as they ran southbound, striking the victims. Ten .380 caliber shell casings were recovered by detectives processing the scene and another .380 caliber casing was found by a citizen nearby. Nine .40 caliber shell casings were also recovered at the scene. All of these casings were found along Third Avenue beginning from the spot where Toliver could be seen initially firing at Jackson and extending south on Third Avenue approximately 100 feet.

A total of 8 people were injured, including Jamel Jackson and a nine-year-old child. Of the 8 injured people, 7 of them were shot. One of the victims, a woman named Tanya Jackson, died from the gunshot wound she suffered during this incident. She was shot once while standing on Third Avenue, south of the entrance to McDonalds. C.M., a woman in a wheelchair, was shot 3 times in the same location on Third Avenue. D.O. was shot once as he was standing outside the Money Tree which is located just south of the McDonalds on Third Avenue. J.C., a nine-year-old child, was standing on the





SEATTLE  
POLICE  
DEPARTMENT

**CERTIFICATION FOR DETERMINATION  
OF PROBABLE CAUSE**

INCIDENT NUMBER 2020-26450
UNIT FILE NUMBER

corner with his family and was shot once in the thigh. J.C., his parents and three other children were standing near Jackson at the time of the shooting. D.B. and R.S. were both shot in the legs as they ran north on Third Avenue across E. Pine Street. The eighth injured person was inside McDonalds at the time of the shooting and was injured by shattered glass from windows struck by bullets. Other than Jackson, none of the shot or injured victims were involved in the dispute between the shooters; they were all innocent bystanders.

Jamel Jackson was shot in the thigh and taken to Harborview Medical Center. Detectives contacted Jackson at the hospital and recognized him as one of the people seen on video holding and shooting a handgun. When interviewed, Jackson admitted to possessing and discharging a 9 mm handgun during the incident. Jackson reported that he disposed of the gun prior to being contacted by police at the scene, and the gun was not recovered. Multiple fired 9 mm cartridge casings were located at the scene along E. Pine Street. A camouflage backpack was located near Jackson at the scene. Jackson denied it was his, and the backpack was taken. Officer Vaaga found that the backpack contained a handgun magazine and loose 9mm bullets. A witness who aided Jackson at the scene confirmed that he was wearing a camouflage backpack when she first saw him. Jackson is a convicted felon and admitted that he is a Deuce 8 gang member. After medical treatment, Jamel Jackson was booked into the King County Jail. He has since been charged with Unlawful Possession of a Firearm. It should be noted that Jamel Jackson is an identical twin, but his identity was verified via fingerprinting at the King County Jail.

Some of the video images from the shooting were of high quality and Seattle Police Gang Unit detectives were able to identify the two outstanding shooters as William Ray Toliver and Marquise Latrelle Tolbert. Both are known to gang detectives as being Hoover gang members. Hoover and Duece 8 are rival gangs. Both Toliver and Tolbert are under supervision of the Department of Corrections ("DOC") and had outstanding DOC warrants for their arrest.

On 01/23/2020, this affiant interviewed William Toliver's mother, Sheila Coleman. Ms. Coleman was shown an image of the two male suspects seen on video that was gathered from the area of the shooting. Ms. Coleman identified her son, William Toliver, and his close friend, Marquise Tolbert, as the men pictured. She stated that the two left her home in Federal Way, Washington about 2 hours before she saw the shooting on the news during the evening of 01/22/2020. She emphasized that they no longer have the guns used in the crimes, and that they are not dangerous.

Ms. Coleman reported that she spoke with her son, Toliver, on the phone on 01/23/2020 and he admitted that he and Marquise Tolbert were the ones involved in the shooting. She reported that Toliver said he shot first, because he thought another man had a gun. Ms. Coleman said that Toliver claimed to have only shot once. This claim is not supported by the video, which shows both William Toliver and Marquise Tolbert shooting multiple times as they ran southbound on Third Avenue, after Jamel Jackson had already run eastbound, away from the scene.

On 02/01/20 at 11:05, I was notified by the US Marshals Service that Toliver and Tolbert were taken into custody in Las Vegas, Nevada. They were booked into jail in Las Vegas on their DOC warrants. Tolbert's girlfriend, Daashoshara Galbert, assisted them in fleeing Washington State by driving them to Las Vegas in her vehicle, leaving Seattle on 01/25/20. On 01/26/20, Daaoshara Galbert rented a hotel room in Las Vegas under her alias name of Daaoshara Degrade. Video-surveillance of the suspects inside the hotel and in the parking garage was later provided to police. Galbert aka Degrade, Marquise Tolbert and William Toliver are all seen in the video-surveillance. Toliver and Tolbert were arrested together at the hotel on 02/01/20.

On 02/01/20, Detective Witmer and I interviewed Marquise Tolbert and William Toliver at the Las Vegas Metropolitan Police Department. Marquise Tolbert was provided his Miranda Warnings and said



**CERTIFICATION FOR DETERMINATION  
OF PROBABLE CAUSE**

INCIDENT NUMBER 2020-26450
UNIT FILE NUMBER

he understood his rights. He expressed that he was upset that his picture and criminal history had been made public on the news. Marquise said that he reached out to a close family friend and asked her to let people know he is not armed and dangerous. He said, "I don't have the gun, I'm not around guns." He stated that he was never at the scene of the shooting and that he was "innocent." He stated repeatedly, "I wasn't there." He said that the suspect must have been someone who looks like him. He then invoked his right to an attorney.

William Toliver was provided his Miranda Warnings and said he understood his rights. He declined to speak with detectives about the incident, except to say that he doesn't understand why his mother would say he was there. He said that his mother has drug problems. He said that he doesn't know why he was booked into jail.

Galbert's vehicle was recovered at the scene of the arrest in Las Vegas. This vehicle was searched pursuant to a search warrant on 02/02/20. A receipt from a gun store in South King County was found in the car. The receipt is dated 01/22/20 and shows a transaction from 12:30 pm, approximately 4 ½ hours before the shooting. The receipt shows a cash sale for a Glock .380 caliber 12 round magazine. This magazine holds double the ammunition of the stock magazine. Detectives obtained video from the store that captured this sale. Tolbert is seen on the gun store video buying the .380 caliber magazine. He is wearing the same clothing that he is wearing on the video that captures the mass shooting. The sales staff member at the gun store told detectives that Tolbert specifically wanted the extended clip.

Marquise L. Tolbert has prior felony convictions in Washington for Robbery in the Second Degree (2019), Possession of a Stolen Vehicle (2019) and Attempting to Elude (2019). William Ray Toliver has a prior felony conviction in Washington for Unlawful Possession of a Firearm in the second degree (2019) and multiple misdemeanor domestic violence convictions. Tolbert and Toliver are legally prohibited from possessing firearms as a result of these convictions.

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct to best of my knowledge and belief. Signed and dated by me this 474 day of February, 2020, at Seattle, Washington.

Q Stangeland 4949

<b>AGENCY:</b> Seattle PD	<b>WASPD0000</b>	CASE NUMBER 2020-26450	FILE NUMBER	PCN NUMBER	SUPERFORM
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ARREST INFORMATION		
DATE & TIME OF VIOLATION 1/22/2020 5:00 PM	CRIMINAL TRAFFIC CITATION ATTACHED? <input type="checkbox"/> YES <input type="checkbox"/> NO	ACCOMPLICES
DATE OF ARREST/TIME 1/1/1800 12:00 AM	ARREST LOCATION	

SUSPECT INFORMATION							
NAME (LAST, FIRST, MIDDLE/JR, SR, 1st, 2nd) <b>TOLBERT, MARQUISE LATRELLE</b>					DOB 8/24/1995	ALIAS, NICKNAMES	
ARMED/DANGEROUS <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		IDENTITY IN DOUBT? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		CITIZENSHIP N/A			
PHYSICAL DETAILS							
SEX M	HEIGHT 601	WEIGHT 190	SKIN TONE MFD	RACE B	EYE BRO	HAIR BLK	SCARS, MARKS, TATTOOS, DEFORMITIES
IDENTIFICATION DETAILS							
CCN 1920452	PRIOR BA # 218023261	AFIS # 02010049	FBI # 670856MD/	STATE ID # WA26360856	DRIVER'S LICENSE #	STATE WA	SSN
RESIDENCE				EMPLOYMENT / SCHOOL			
LAST KNOWN ADDRESS 23186 24 AV S DFS MOINFS, WA 98198				EMPLOYER, SCHOOL (ADDRESS, SHOP/UNION NUMBER)			
RESIDENCE PHONE			BUSINESS PHONE		OCCUPATION		
EMERGENCY CONTACT							
PERSON TO BE CONTACTED IN CASE OF EMERGENCY			RELATIONSHIP		Address		PHONE

CHARGE INFORMATION			
OFFENSE <input type="checkbox"/> DV <input type="checkbox"/> FUGITIVE <b>F Murder 1</b>	RCW / ORD# 9A.32	COURT / CAUSE # Superior /	CITATION #
OFFENSE <input type="checkbox"/> DV <input type="checkbox"/> FUGITIVE	RCW / ORD#	COURT / CAUSE #	CITATION #

WARRANT / OTHER			
WARRANT DATE	WARRANT NUMBER	OFFENSE	AMOUNT OF BAIL
ORIGINATING POLICE AGENCY		ISSUING AGENCY	WARRANT RELEASED TO: (SERIAL # / UNIT / DATE / TIME)

PROPERTY INFORMATION		
LIST VALUABLE ITEMS OR PROPERTY LEFT FOR ARRESTEE AT JAIL		
LIST VALUABLE ITEMS OR PROPERTY ENTERED INTO EVIDENCE (SIMPLE DESCRIPTION, IDENTIFYING MARKS, SERIAL #)		
LIST ITEMS ENTERED INTO SAFEKEEPING		
TOTAL CASH OF ARRESTEE \$0.00	WAS CASH TAKEN INTO EVIDENCE? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	SIGNATURE OF JAIL STAFF RECEIVING ITEMS / SERIAL #
		AMOUNT: \$0.00

OFFICER INFORMATION		
ARRESTING OFFICER / SERIAL # Stangeland, Donna L 4949	TRANSPORTING OFFICER / SERIAL #	SUPERVISOR SIGNATURE / SERIAL #
SUPERFORM COMPLETED BY (SIGNATURE/SERIAL #) Stangeland, Donna		CONTACT PERSON FOR ADDITIONAL INFORMATION (NAME/SERIAL#/PHONE) Stangeland, Donna 4949 20668455/3

COURT FILE		
SUPERIOR COURT FILING INFO <input type="checkbox"/> IN CUSTODY <input type="checkbox"/> AT LARGE <input type="checkbox"/> OUT ON BOND	COURT CAUSE (STAMP OR WRITE)	
COURT/DIST. CT.NO.	DIST. CT. BOND \$	SUP. CT. DATE

EXTRADITE			
PERSON APPROVING EXTRADITION	SEAKING-LOCAL ONLY WACIC-STATE WIDE <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM ID & OR ONLY <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM OR, ID, MT, WY, CA, NV, UT, CO, AZ, NM, HI, AK <input type="checkbox"/>
		NCIC-WILL EXTRADITE FROM FROM ALL 50 STATES <input type="checkbox"/>	
E N T R Y	CCN _____	DOB _____	UUC _____
	WAC _____	TOE _____	TOC _____
	NCIC _____	OP _____	OP _____

PROBABLE CAUSE INFORMATION
STATEMENT OF PROBABLE CAUSE: NON-VUCSA
CONCISELY SET FORTH FACTS SHOWING PROBABLE CAUSE FOR EACH ELEMENT OF THE OFFENSE AND THAT THE SUSPECT COMMITTED THE OFFENSE. IF NOT PROVIDED, THE SUSPECT WILL BE AUTOMATICALLY RELEASED. INDICATE ANY WEAPONS INVOLVED. (DRUG CRIME CERTIFICATE BELOW.)