

YAKIMA COUNTY DISTRICT COURT

STATE OF WASHINGTON

Plaintiff,

vs.

PERALES, ROBERT V

DOB: 6/19/1962

Defendant.

Case No: 47278 YCS CN

Judgment and Sentence  
[Non-Alcohol]

I. HEARING

A sentencing hearing was held on the date written below. Present were the above-named Defendant and the following:

Defendant's Lawyer: CONNAUGHTON, BLAIN WSBA#: #19766 ☐ Waived

Prosecuting Authority: WSBA#:

☐ Certified Court Interpreter ☐ Other:

The prosecution moved to dismiss the following Count(s):

II. FINDINGS

Based on the testimony heard, statements by Defendant and/or victims, argument of counsel, any pre sentence report, and the case record to date, the Court finds:

Defendant was found guilty on the date written below by ☒ plea ☐ trial to the Court ☐ jury  
verdict of the following:

Count 1 Crime: FALSE SWEARING RCW/GMC/UGM 9A.72.040 ☐ domestic violence pled  
and proved. RCW 10.99.020. Violation Date: 6/11/2015

Count 2 Crime: RCW/GMC/UGM ☐ domestic violence pled  
and proved. RCW 10.99.020. Violation Date: 6/11/2015

Count 3 Crime: RCW/GMC/UGM domestic violence pled  
and proved. RCW 10.99.020. Violation Date: 6/11/2015

Count 4 Crime: RCW/GMC/UGM ☐ domestic violence pled  
and proved. RCW 10.99.020. Violation Date: 6/11/2015

III. JUDGMENT

IT IS ADJUDGED that the Defendant is guilty of the crime(s) shown above.

IV. ORDER

IT IS ORDERED that the Defendant serve the sentence and abide by the conditions set forth below:

Count 1 Serve a term of 364 days with 354 days suspended.  
Defendant shall pay a fine of \$500.00 (including PSEA).

Count 2 Serve a term of days with days suspended.  
Defendant shall pay a fine of \$ (including PSEA).

Count 3 Serve a term of days with days suspended.  
Defendant shall pay a fine of \$ (including PSEA).

Count 4 Serve a term of days with days suspended.  
Defendant shall pay a fine of \$ (including PSEA).

☐ of the above days are a mandatory minimum sentence which shall be served in full confinement.

The sentences on the above counts are ☐concurrent ☒consecutive to each other and are ☒consecutive to any other matters ☐concurrent with any other matters ☐consecutive to ☐concurrent with .  
☐ other:

☐Defendant may not serve said jail sentence on EHM /WED

☒Defendant must report to Yakima County Department of Corrections for screening for entry into the EHM or WED programs on 05/26/2017 no later than 4 p.m.

☒Defendant shall report to the Yakima County Jail; 111 N. Front St, Yakima, WA 98901 to serve this sentence by 06/30/2017 at 9:00am.

IF DEFENDANT IS IN CUSTODY, DEFENDANT SHALL REPORT TO WAPATO /TOPPENISH CITY JAIL AFTER ALL OTHER AGENCY HOLDS HAVE BEEN SATISFIED.

THE SHERIFF OR KEEPER OF THE COUNTY JAIL/CITY JAIL IS HEREBY ORDERED TO DETAIN THE DEFENDANT PURSUANT TO THE TERMS OF THIS ORDER. DEFENDANT SHALL BE GIVEN CREDIT FOR ANY TIME PREVIOUSLY SERVED ON THIS CASE.

☐ This crime is an offense which requires sex or kidnapping offender registration, or is one of the following offenses, 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, or violation of a sexual assault protection order granted under chapter 7.90 RCW. Therefore, the defendant shall have a biological sample collected for purposes of DNA identification analysis. RCW 43.43.754.

The Court finds the Defendant has the ability to pay the following costs and assessments:

\$100 warrant fee after FTA [RCW 10.01.160]

☐\$0.00warrant service fees

☐\$0.00witness fees

☐\$0.00 prisoner room & board

☐\$0.00attorney cost

☐\$200 BAC Assessment ☐ Included in fine

☐\$100 Crime Lab Fee [RCW 43.43.690]

☐\$25 Jury Fee [RCW 10.46.190]

☐\$0.00Subpoena Service Fees

☒\$43 Criminal Conviction Fee ☒ Included in fine

☐\$102.50 Traffic Penalty ☐ Included in fine

☐\$100 DV Assessment

☐\$0.00 Emergency Response Cost ☐\$100 DNA Fee

☐\$0.00Other:

☐\$0.00 Restitution for victim whose address is .

☐Restitution shall be determined by the Court at a hearing on.

DEFENDANT IS PLACED ON PROBATION WITH YAKIMA COUNTY DISTRICT COURT PROBATION, 128 N. 2<sup>nd</sup> St., Room 200, Yakima, WA 98901 Tel: 509-574-1860 FOR: ☒ ONE YEAR ☐ TWO YEARS ☐ FIVE YEARS . IF OUT OF CUSTODY, DEFENDANT SHALL IMMEDIATELY REPORT TO PROBATION. IF CONFINED, DEFENDANT SHALL REPORT TO PROBATION WITHIN 72 HOURS OF RELEASE.

1. Defendant must maintain law-abiding behavior and commit no new crimes.
2. Defendant shall notify Probation and the Court in writing within 24 hours of any change in address.
3. Defendant shall comply with all rules and regulations of any partial confinement program. Failure to comply with said rules will result in Defendant's immediate arrest and return to jail to serve the remainder of the sentence in total confinement. Defendant shall also be returned to Court for consideration of a violation of his or her probation, and some or all of the days suspended may be imposed for said probation violation.
4. Defendant must report to the Yakima County Jail/Grandview/Toppenish City Jail/Wapato City Jail/Yakima County Home Detention Program as directed in this order for any screening and to serve any sentence imposed by the Court.
5. Defendant shall cooperate fully with all orders from the supervising probation officer and the Court.
6. Defendant shall pay a probation fee determined by Yakima County District Court Probation.
7. Defendant may not file a petition or motion for collateral attack on a judgment and sentence more than one year after a final judgment. Collateral attack includes, but is not limited to, a personal restraint petition, habeas corpus petition, motion to vacate a judgment, motion to withdraw a guilty plea, motion for new trial, or motion to arrest judgment under RCW 10.73.090 and .100.
- ☐ 8. Report to a Washington State Certified Domestic Violence Perpetrator Treatment Program for evaluation as directed by probation and complete any recommended treatment.
- ☒ 9. Report to an Anger Management Program as directed by Probation.
- ☐ 10. Report for a mental health evaluation as directed by probation and follow through with any recommended treatment.
- ☒ 11. Defendant shall have no contact with Imelda Mancinas DOB 10-161971.
- ☒ 12. Defendant shall obey all no contact, protection and/or anti-harassment orders now or hereafter in effect.
- ☐ 13. Defendant may not possess or consume alcohol, marijuana, or non-prescribed controlled substances, and shall be subject to urinalysis or breath testing at the discretion of the Court or Probation to monitor compliance with this order.
- ☐ 14. Defendant shall report to a Washington state approved alcohol/drug assessment facility for evaluation as directed by Probation, cooperate fully with the agency and immediately enter into and complete any recommended treatment program. Promptly complete Alcohol/Drug Information School if a treatment program is not recommended.
- ☐ 15. Defendant shall not drive any motor vehicle without a valid license and proof of financial responsibility and ignition interlock device if required by DOL. Defendant shall not drive with a blood or breath alcohol concentration of .08 or more within 2 hours after driving. Defendant shall not refuse to submit to a breath or blood alcohol test upon request of a law enforcement officer.
- ☐ 16. Defendant shall complete hours of community service as directed by supervising probation officer.
- ☐ 17. Complete the Victim Impact Panel as directed by supervising probation officer.

- ☐ 18. Defendant shall report to any agency, department, or person the supervising probation officer shall order, and cooperate fully with any recommendations of that agency, department, or person.
- ☐ 19. Defendant shall only drive a motor vehicle when it is equipped with an approved, functioning ignition interlock device, which shall be calibrated at .025%. ☐ This order may be reviewed after.
- ☐ 20. Defendant shall complete Defensive Driving School as directed by supervising probation officer.
- ☐ 21. Defendant shall complete the Cost Recovery Program as directed by supervising probation officer.
- ☐ 22. This crime involves a sex offense, or a kidnapping offense involving a minor, as defined in RCW 9A.44.130.  
The Defendant is required to register with the county sheriff as described in the "Offender Registration" Attachment.
- ☒ 23. Other Defendant shall complete an Anger Management evaluation and follow the evaluator's recommendations.

Dated May 26, 2017



GANO, WES LEE



05/26/2017

Copy Received: Defendant

~~DISTRICT~~  
IN THE ~~SUPERIOR~~ COURT OF THE STATE OF WASHINGTON  
IN AND FOR YAKIMA COUNTY

State of Washington

NO. 47278

vs.

Robert V. Peralta, JR  
(DOB 6-19-62)

ORDER NO CONTACT

THIS MATTER HAVING COME ON for hearing before the undersigned judge/commissioner of the above-entitled court, it is hereby ORDERED THAT:

The above-named, Robert V. Peralta,  
DOB 6-19-1962, shall have no contact  
with Imelda Mancinas, DOB 10-16-1971 for  
the next 24 months.

DONE IN OPEN COURT this 26<sup>th</sup> day of MAY, 20 17.

[Signature]  
JUDGE/COURT COMMISSIONER

Presented by:  
(Copy received)

[Signature]  
Attorney for STATE OF WA  
#18488

Approved as to form:  
(Copy received)

[Signature] 19746  
Attorney for Peralta

up filed usda #27267

x Phil B.