14 MAY 29 PH 12 6

## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF COLUMBIA

STATE of OREGON,

Plaintiff.

-against-

Case No. 13-1005

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RICHARD JOHN CHENEY,

Defendant.

**UNOPPOSED MOTION TO** MODIFY AND CORRECT AMENDED JUDGMENT **PURSUANT TO ORS 138.083** 

**Expedited Consideration Requested** 

Defendant Richard Cheney, by and through undersigned counsel, hereby moves the Court, pursuant to ORS 138.083, for an order modifying and correcting the Amended Judgment of Conviction entered in this matter in April of 2014 as follows: replace the following highlighted language on page 2, lines 5-7:

"IT IS FURTHER ORDERED that defendant's grid block is 8E and the Court orders that the defendant shall be committed to the legal and physical custody of the Oregon State Corrections Division for a period of 24 months and 25 days with three years of Post Prison supervision"

With the following language highlighted language:

"IT IS FURTHER ORDERED that defendant's grid block is 8E and the Court orders that the defendant shall be committed to the legal and

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physical custody of the Oregon State Corrections Division for a period of 24 months and 24 days with three years of Post Prison supervision"

It is respectfully submitted that the foregoing correction is necessary to accomplish the agreed upon plea bargain wherein defendant was to receive credit for time served from

December 29, 2012. A copy of the initial Amended Judgment is annexed hereto as Exhibit A.

I contacted Deputy District Attorney Dale Anderson, who indicated that the State does not oppose this motion.

Dated: May 28, 2014

Dated: May 28, 2014

Respectfully submitted,

PEARL LAW\_LLC

Thomas Freedman, OSB No. 080697 Counsel for Defendant

## **CERTIFICATE OF SERVICE**

I certify that on May 28, 2014 I served a true and correct copy of the foregoing MOTION TO MODIFY AND CORRECT AMENDED JUDGMENT PURSUANT TO ORS 138.083 upon the State via electronic mail transmission to DDA Dale Anderson at the following email address: andersd@co.columbia.or.us.

PEARL LAW LLC

Thomas Freedman, OSB No. 080697 Counsel for Defendant

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statement in his own behalf and at the conclusion thereof the Court being fully advised in the

rigina 1	premises:				
ر آهر <b>2</b>	IT IS THEREFORE ORDERED that defendant's plea of No Contest to Count 1, Unlawful				
ر در 3	Delivery of Methamphetamine, Substantial Quantity shall be received and entered of record here				
<b>4</b>	and				
Verified Correct Copy of Origina 2 2 2 6	IT IS FURTHER ORDERED that defendant's grid block is 8E and the Court orders that				
<sup>5</sup> 6	the defendant shall be committed to the legal and physical custody of the Oregon State Corrections				
7	Division for a period of 24 months and 25 days with three years of Post Prison supervision; and				
8	IT IS FURTHER ORDERED that defendant shall be eligible for earned time/good time				
9	credits under ORS 421.121(1)(a) and shall receive credit for time served from December 29, 2012				
10	and				
11	IT IS FURTHER ORDERED that defendant shall not be eligible for other ORS 421.121				
12	programs or for AIP or for release under ORS 421.508(4); and				
13	IT IS FURTHER ORDERED that the Court recommends that defendant be allowed contact				
14	with Michelle Smith while incarcerated in the Columbia County jail and Oregon State Corrections				
15	Division; and				
16	IT IS FURTHER ORDERED that upon release to the Post Prison Supervisor the Court				
17	recommends that defendant be allowed contact with Michelle Smith if she has completed any				
18	substance abuse program that was recommended for her; and				
19	IT IS FURTHER ORDERED that Counts 2, 3, 4, 5, 6, 7, and 8 are dismissed; and				
20	IT IS FURTHER ORDERED that the Columbia County Sheriff shall transport defendant to				
<b>21</b>	the Oregon State Corrections Division; and				
22	IT IS FURTHER ORDERED that defendant shall pay the amounts in the money award.				
23	DATED: this day of 2014				
24	DATED: this day of, 2014.				
25					
26	Circuit Court Judge				



MONEY AWARD JUDGMENT CREDITOR: State of Dregon	• • • •			
DEFENDANT IS ORDERED TO PAY:  El Restitution Joint and Several Liability with:	•			
Restitution Compensatory Fine in favor	AMOUNT DUE			
Address:			\$	
Address:  ENE: Elony minimum \$200  Misdemeano  Methamphetamine — manufacture or manufacture or manufacture or delivery  Methamphetamine — delivery or delivery	r minimum \$100 anufacture with 1000° of school	d minimum \$1000	<del>- 5</del> 200	
☐ \$ of fine suspended on successful con	pletion of			
☐ REIMBURSE ATTORNEY FEES	\$	\$(Less Contrib. /	<u> </u>	
DUIJ Conviction Fee: (\$255)	\$	\$	. \$ <u>.</u>	
PRIOR FINANCIAL OBLIGATIONS CONTINUED:		•	\$	
□PROB VIOLATION ASMT (\$25)	\$	\$ <u></u>	<u> </u>	
☐ BENCH PROBATION FEE (\$100)	\$	\$	\$	
	· · · · · · · · · · · · · · · · · · ·		<u> </u>	
☐ Restitution shall be paid before fines and assess		TOTAL OBLIGATION (this charge) \$		
Defendant is ordered to comply with the terms of the of the court collection staff. All financial obligations		conut sccoriutivis con	nter and to comply with direction	
IT IS FURTHER ORDERED if Defendant is approved by court on or before the date(s) established. If the determined in modify the payment schedule and the reasons who will keep court advised of correct mailing address up by adding collection fees and other assessments. The without further order of the court. No collection fees	fendant is unable to make the ny. Request must be received I ntil this money judgment is pal- uese fees and assessments may	payment, the defend by the court prior to t it in full. The court m be added without fu	ant shall submit a request in white he payment due daze. Defendant ay increase the total amount ower other notice to the defendant and	
Subject to amendment of a judgment under ORS 18; revocation of probation only if the amount is include referred to in other parts of the judgment document	ed in the money award portion	aid as a condition of p of the judgment doc	probation remains payable after ument, even if the amount is	
IT IS FURTHER ORDERED that: ☐ Security Bond ☐ Bail/Security I		ed  D to be distributed as follows:		
	to be applied to F	laancial Obligations i	n (2se(s):	
Payment of the fines, fees, assessments, restitution Administrator as follows: Moil payments to: 230 Stro		bovë shall be made p	ayable to the Trial Court	
Dated 2/12/2013	_	*		
Steven B. Reed, Circuit Court Judge	Mo	ney Award Revised 2	/1/12 Page of	

