

# UNITED STATES DISTRICT COURT

Western District of Washington

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

v.

John Christian Parks

Case Number: 2:13CR00165TSZ-002

USM Number: 43071-086

Terrence Kellogg  
Defendant's Attorney

**THE DEFENDANT:**

- pleaded guilty to count(s) \_\_\_\_\_
- pleaded nolo contendere to count(s) \_\_\_\_\_  
which was accepted by the court.
- was found guilty on count(s) 2 of the Indictment  
after a plea of not guilty.

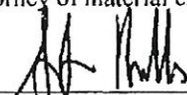
The defendant is adjudicated guilty of these offenses:

<u>Title &amp; Section</u>	<u>Nature of Offense</u>	<u>Offense Ended</u>	<u>Count</u>
18 USC § 922(g)(1)	Felon in Possession of Firearms	03/30/2013	2

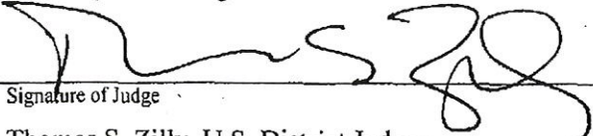
The defendant is sentenced as provided in pages 2 through 6 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

- The defendant has been found not guilty on count(s) \_\_\_\_\_
- Count(s) \_\_\_\_\_  is  are dismissed on the motion of the United States.

It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States Attorney of material changes in economic circumstances.

  
Special Assistant United States Attorney

January 30, 2014  
Date of Imposition of Judgment

  
Signature of Judge  
Thomas S. Zilly, U.S. District Judge  
Name and Title of Judge

1/30/2014  
Date



DEFENDANT: **John Christian Parks**  
CASE NUMBER: 2:13CR00165TSZ-002

**IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: \_\_\_\_\_

96 months (total sentence)

- The court makes the following recommendations to the Bureau of Prisons:
- The defendant is remanded to the custody of the United States Marshal.
- The defendant shall surrender to the United States Marshal for this district:
  - at \_\_\_\_\_  a.m.  p.m. on \_\_\_\_\_
  - as notified by the United States Marshal.
- The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
  - before 2 p.m. on \_\_\_\_\_
  - as notified by the United States Marshal.
  - as notified by the Probation or Pretrial Services Office.

**RETURN**

I have executed this judgment as follows:

Defendant delivered on \_\_\_\_\_ to \_\_\_\_\_  
at \_\_\_\_\_, with a certified copy of this judgment.

\_\_\_\_\_  
UNITED STATES MARSHAL  
By \_\_\_\_\_  
DEPUTY UNITED STATES MARSHAL

DEFENDANT: **John Christian Parks**  
CASE NUMBER: 2:13CR00165TSZ-002

### SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: 3 years.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug and/or alcohol test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed eight valid tests per month, pursuant to 18 U.S.C. § 3563(a)(5) and 18 U.S.C. § 3583(d).

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. *(Check, if applicable.)*
- The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. *(Check, if applicable.)*
- The defendant shall cooperate in the collection of DNA as directed by the probation officer. *(Check, if applicable.)*
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer.
- The defendant shall participate in an approved program for domestic violence. *(Check, if applicable.)*

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

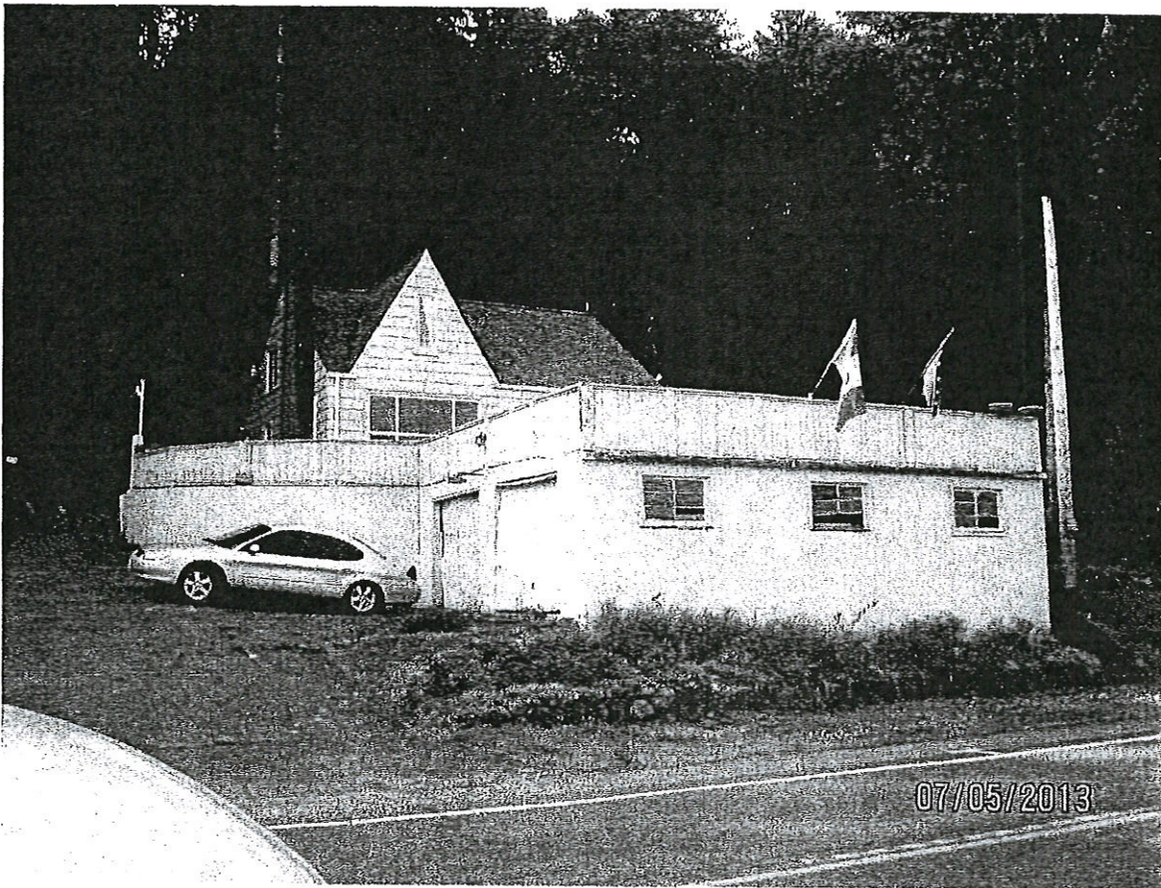
### STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

## ATTACHMENT A

### PERMISES TO BE SEARCHED

The premise to be searched is located at 13910 East State Route 106, Belfair WA. The residence is located on the east side of State Route 106, with neighboring residences on three sides. The structure is a two story family dwelling with grey siding, an attached two car garage and an attached storage shed at the Southeast corner of the residence. The address number "13910" is clearly visible on the Northwest corner of the garage.



1 JOSHUA were formally indicted. GREG was indicted on two counts of Felon in  
2 Possession of Firearms, and one count of Possession of Unregistered Firearms. PARKS  
3 was indicted on one count of Felon in Possession of Firearms – Armed Career Criminal.  
4 Joshua was indicted on one count of Felon in Possession of Firearms.

5 **CURRENT INVESTIGATION**

6 15. I have continued to investigate the individuals involved in the two incidents  
7 briefly described above. Both PARKS and JOSHUA were arrested on their Federal  
8 warrants on May 27, 2013, by local law enforcement agencies. GREG was arrested on  
9 July 2, 2013.

10 16. During the DOC search of GREG's residence, a box containing rifle plates  
11 was located. The box had been shipped to Tiffany Bustamante at 13910 E State Route  
12 106, Belfair, Washington. During the course of the investigation, I learned that Tamara  
13 Dawn HOOTS (DOB xx/xx/1962) has a vehicle registered to this address. Specifically, a  
14 2002 Ford Taurus bearing Washington license plate ABZ7915. HOOTS has been  
15 identified as PARKS' current girlfriend.

16 17. On June 26, 2013, ATF Special Agent (SA) Ben Hunt and I traveled to  
17 Moses Lake, Washington in an effort to locate Tiffany Bustamante and interview  
18 regarding her knowledge of the rifle plates that were shipped in her name to the Belfair  
19 address, but were located in GREG'S shop, as well as any other knowledge she may have  
20 regarding PARK'S criminal activities. We were able to locate Bustamante and she agreed  
21 to speak with SA Hunt and myself.

22 18. Bustamante is HOOTS' daughter and used to live with her at 13910 E State  
23 Route 106, Belfair, Washington, for a short time during November and December of  
24 2012. Bustamante said HOOTS and PARKS moved to this address sometime in October  
25 of 2012 and she lived with them for a short time during November and December of  
26 2012. I asked Bustamante if she knew why SA Hunt and I were there to speak with her  
27 and she thought we were there to talk to her about how HOOTS and PARKS had "hacked  
28 somebody's account and they was spendin' her money." According to Bustamante, she

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1 and HOOTS have not been speaking to each other in recent months due to the fact that  
2 HOOTS and PARKS called child protective services on her. Bustamante said this,  
3 coupled with the fact that PARKS is a white supremacist, has caused her to stop speaking  
4 with her mother.

5 19. During the interview with Bustamante, she told SA Hunt and I about how  
6 she had personally witnessed HOOTS and PARKS take money from an elderly woman's  
7 account and place it into HOOTS account. Bustamante was unable to provide a name for  
8 the victim, but said she thought the victim lived in either Tacoma or Seattle. She said  
9 HOOTS and PARKS were able to accomplish this after acquiring the victim's purse.  
10 Bustamante said HOOTS would take money out of the victim's account and place it into  
11 her own account.

12 20. Bustamante said HOOTS and PARKS were able to buy three vehicles with  
13 money they took from the victim, specifically a Taurus and two Tahoes (or similar  
14 vehicles). Through this investigation I have identified three vehicles registered to  
15 HOOTS: a 2002 silver Ford Taurus, a 1995 green GMC Yukon, and a tan 1999 GMC  
16 Yukon. Bustamante said HOOTS used the money to buy a new refrigerator, washer and  
17 dryer, and power tools for PARKS. Bustamante said HOOTS also paid her rent for a  
18 couple months, but when Bustamante learned where the money came from she told  
19 HOOTS to stop. She said HOOTS and PARKS had to pay the rent for their current  
20 residence for six months in advance, and the only way they were able to do so was from  
21 the money HOOTS and PARKS stole from the victim.

22 21. During the course of this investigation I learned neither HOOTS nor  
23 PARKS are gainfully employed. HOOTS received benefits from the Department of  
24 Social and Health Services. On May 28, 2013, SA Jacobi and I traveled to Port Hadlock,  
25 Washington, to transfer PARKS into Federal custody from the Jefferson County Jail.  
26 During the ride back to Seattle, PARKS informed me he is cabinet maker by trade, but  
27 was not currently employed.

1           22.    As part of this investigation, I have listened to hours of phone calls made  
2 by PARKS from the Federal Detention Center (FDC) in Seatac, WA, where PARKS is  
3 currently waiting pending trial on a Federal firearms charge. I have also reviewed some  
4 of PARKS' outgoing and incoming emails from FDC. Most of the conversations I have  
5 listened to have been with HOOTS. It is clear from listening to the calls that PARKS is  
6 very careful about what he says on the phone because he is aware that the authorities may  
7 be listening to the calls. On certain occasions PARKS appears to be talking in code that  
8 only he and HOOTS would understand. In a phone call PARKS placed on June 6, 2013,  
9 he is talking to HOOTS about how he hopes to receive a favorable plea deal for his  
10 current charge. He then says the following: "Overall, yeah, for everything that was said  
11 and done that we done and everything... (sigh)... I can't say it's worth it still, you know,  
12 with the thing and everything, the big you know, the big fuckin' six figure dealie-bobber,  
13 but I meant... I don't know. It might equal out. If it's anything longer than that, then it's  
14 definitely not worth it." I believe PARKS is referencing the fact that he and HOOTS were  
15 able to steal six figures worth of money, therefore making it worth spending some time in  
16 prison.

17           23.    Bustamante informed SA Hunt and I that she knows PARKS to cook  
18 methamphetamine in the lower portion of HOOTS' and PARKS' residence. She said  
19 PARKS uses the lithium method to cook methamphetamine and he has many friends  
20 buying "wal-act" for him. Bustamante said HOOTS, her sister and other friends go to  
21 stores and purchase one box of "wal-act" at a time, and they can purchase up to three  
22 boxes per month from the same pharmacy. Wal-act is a Walgreens brand of cold and  
23 allergy medicine that contains pseudoephedrine hydrochloride, which is one of the main  
24 ingredients required to manufacture methamphetamine in a clandestine laboratory.  
25 Bustamante admitted she had purchased wal-act for PARKS on one occasion.  
26 Bustamante said if you buy wal-act for him then he will give .4 grams of lithium  
27 (methamphetamine).

1           24. Bustamante said PARKS cooks the methamphetamine and HOOTS helps  
2 him sell it. She believes PARKS sells ounce level quantities and when she was living  
3 there she saw approximately four different people come to the house to purchase  
4 methamphetamine. Bustamante said she knows both HOOTS and PARKS would leave  
5 the house and sell methamphetamine outside of their residence and tried to get her to find  
6 new customers for them in Moses Lake.

7           25. Bustamante said both HOOTS and PARKS are methamphetamine users.  
8 Bustamante described how HOOTS used to inject methamphetamine, but had ruined her  
9 veins so she was no longer able to shoot-up and now ingests methamphetamines in other  
10 ways. She said both HOOTS and PARKS are daily methamphetamine users and need  
11 methamphetamine just to get out of bed in the morning. As stated above, I have listened  
12 to phone calls and read emails between PARKS and HOOTS. In multiple emails to  
13 HOOTS, PARKS states he has not been clean from methamphetamine except for six days  
14 in the past four years (three days when he was in Kittitas County Jail and three days when  
15 he was in King County Jail). In an email from HOOTS to PARKS on June 14, 2013,  
16 HOOTS admits she too is trying to stay clean, but can't due to the stress PARKS has  
17 caused her.

18           26. In a phone call to HOOTS on June 11, 2013, PARKS starts talking to  
19 HOOTS about a person named James and a payment of some money. HOOTS and  
20 PARKS start to argue about the exact amount and Hoots says, "He said (meaning James)  
21 he would give me a zip and \$300 bucks." PARKS replies and says "we don't need the  
22 full zip." The two continue to argue and HOOTS informs PARKS she still has "a half an  
23 ounce" and she gave the other half ounce to her daughter Venesa. PARKS becomes upset  
24 about HOOTS giving a half ounce to Venesa and says, "here's a half ounce Venesa,  
25 smoke away, have fun!" PARKS then instructs HOOTS to keep the half ounce she has  
26 and not to give any more to Venesa. Then PARKS says he now knows that JAMES is  
27 done with and JAMES is "cool." This conversation shows that both HOOTS and PARKS  
28 are involved in the purchase and sale of narcotics and from the conversation it appears

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1 that James owed HOOTS and PARKS some money and aid them back with an ounce of  
2 narcotics and \$300.

3 27. Bustamante was able to provide SA Hunt and I with information regarding  
4 PARKS and HOOTS both possessing firearms and ammunition. Bustamante said she has  
5 seen PARKS with firearms on multiple occasions. She said she has seen PARKS with at  
6 least four different firearms. I asked Bustamante to describe the guns she saw and she  
7 informed me she is not overly familiar with firearms, but said one looked like a shotgun,  
8 one looked like an assault rifle, and two were pistols; one of which she described as being  
9 rather large. Bustamante said PARKS gave HOOTS a "pretty little gun that had a pink  
10 handle on it." She further described it as a small handgun.

11 28. Bustamante said she had seen cases and cases of ammunition while she was  
12 staying with HOOTS and PARKS. She said PARKS got "all gacked up" (meaning  
13 extremely high) on methamphetamine one day and became paranoid that the cops were  
14 going to come, so he buried a lot of the ammunition in the yard. Bustamante also  
15 described a small room to the right at the top of the stairs as another location where they  
16 stored ammunition. Bustamante said PARKS would get paranoid about getting robbed  
17 when he was extremely high and would talk about how powerful and accurate his guns  
18 were.

19 29. In a phone call to HOOTS on June 4, 2013, PARKS asks to talk to "Jason."  
20 PARKS instructs HOOTS to make sure Jason knows the calls are recorded. A short time  
21 later she puts Jason on the phone. PARKS specifically tells Jason that he needs to be  
22 careful about what they say on the phone because everything is recorded and PARKS  
23 believes someone is listening to the call as they are talking. PARKS then tells Jason that  
24 HOOTS knows where the locations are that PARKS buried some "stumps." PARKS asks  
25 Jason to do some "yard work and unbury those stumps for me." PARKS says that he has  
26 some one that wants them and describes the "stumps" as petrified wood. He tells Jason  
27 that some are only a few inches under the soil while another is six to seven inches under  
28 the soil. He says that the "wood" and "stumps" are too heavy for HOOTS to lift.

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