

remain at the scene, and failed to fulfill the requirements of A.R.S. § 28-663, in violation of A.R.S. §§ 28-661, 28-3001, 28-3304, 28-3305, 28-3315, 13-701, 13-702, and 13-801.

CA True Bill
("A True Bill")

RICHARD M. ROMLEY
MARICOPA COUNTY ATTORNEY

Carl W. Eckhardt, Jr.

CARL W. ECKHARDT, JR.
DEPUTY COUNTY ATTORNEY

Date: February 23, 2000

Corinne Dombrowski

CORINNE DOMBROWSKI
FOREMAN OF THE GRAND JURY

CWE:cg\AO

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

10/24/2000

CLERK OF THE COURT
FORM R105B

HONORABLE JAMES PADISH

D. Monroe
Deputy

CR 2000-003021

FILED: OCT 27 2000

STATE OF ARIZONA

CARL W ECKHARDT

v.

BRYAN E LUNDBERG

JOHN A STOOKEY

APO-PLEAS-CCC
COURT ADMIN-CRIMINAL-CCC
DOCKET-CRIMINAL-CCC
VICTIM WITNESS DIV-CA-CCC

PLEA AGREEMENT/CHANGE OF PLEA

9:30 a.m. This is the time set for firm trial. State is represented by Carl W. Eckhardt. Defendant is present and represented by John A. Stookey.

Court Reporter, Laurie Adams, is present.

Executed Plea Agreement is presented to the Court and reviewed with Defendant. Defendant states true name is as noted in the agreement. The Defendant states his date of birth is [REDACTED]

IT IS ORDERED that the Docket be corrected to reflect the Defendant's date of birth as [REDACTED]

The Court advises the Defendant as to the range of possible sentences for the offense, including whether or not probation is available and any other conditions imposed by statute, including special requirements for probation, if available. The Court further advises the Defendant as to all constitutional rights waived by the Plea Agreement.

The Court further advises the Defendant that by entering into a plea agreement that he/she waives the right to have the Arizona Court of Appeals review the proceedings by way of a Docket Code 105

Page 1

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

10/24/2000

CLERK OF THE COURT
FORM R105B

HONORABLE JAMES PADISH

D. Monroe
Deputy

CR 2000-003021

direct appeal, and may seek review only by filing a Petition for Post Conviction Relief, pursuant to Rule 32 within 90 days of entry of judgment and sentencing.

THE COURT FINDS that reasonable efforts have been made to give the victim notice of the plea proceeding. The victims are present. An opportunity for the victims to address the Court would be provided at Sentencing.

Upon inquiry, the Court finds that the Defendant desires to forego the constitutional rights, that the plea of:

GUILTY is made knowingly, intelligently and voluntarily, not the result of force, threats or promises; that there is a factual basis for the plea; and that the Defendant understands the range of sentences and other penalties available.

The Defendant enters a plea of Guilty to the following crime(s):

OFFENSE: Leaving the Scene of a Fatal or Serious Injury Accident, a class 4 felony, nondangerous and nonrepetitive offense in violation of A.R.S. Sections 28-661, 3001, 3304, 3305, 3315, 13-701, 702, 801 committed on August 13, 1999.

Acceptance of the plea is deferred to time of sentencing.

IT IS ORDERED setting time for acceptance of plea and sentencing on November 29, 2000 at 9:00 a.m. before Judge James Padish.

IT IS FURTHER ORDERED that a presentence investigation and report be made and that the Defendant, if not in custody, shall immediately report to the Adult Probation Department.

ISSUED: Request for Presentence Report (Green Slip).

FILED: Plea Agreement.

IT IS FURTHER ORDERED affirming prior release orders.

IT IS FURTHER ORDERED vacating any pending dates.

9:45 a.m. Matter concludes.

SUPERIOR COURT
MARICOPA COUNTY, ARIZONA

Slate of Arizona

CAUSE CR 2000003021

v

LUNDBERG, BRYAN E

JUDGMENT AND ORDERS FOR RESTITUTION, FINES AND FEES

SID # AZ14170511

SS # 601-10-8613

It is the judgment of this Court the defendant is guilty of

Leaving the Scene of a Fatal or Serious Injury Accident N 4 F

Financial Sanctions

Total Monthly Payment Begin Date

Originated By:

<input checked="" type="checkbox"/> a. Total Restitution Ordered*		<u>OPEN</u>	
<input checked="" type="checkbox"/> b. Probation Service Fee (PSF)		\$40.00	02/01/2001
<input checked="" type="checkbox"/> c. Base Fine: <u>\$5000.00</u> Drug: _____ Non drug			
<input checked="" type="checkbox"/> d. Surcharges <u>70.00</u> % = <u>\$2160.00</u>			
Total Base Fine (add c and d) =	<u>5000.00</u>	<u>40.00</u>	<u>02/01/2001</u>
<input type="checkbox"/> e. Fine (CPP)			
<input type="checkbox"/> f. Reimbursement			
<input type="checkbox"/> g. A.R.S. 31-466 A (Victim Assistance Fund)			
<input type="checkbox"/> h. Interstate Compact Application Fee**			
<input type="checkbox"/> i. A.R.S. 13-811 B (Anti-racketeering Fine)			
<input type="checkbox"/> j. Delinquent Probation Service Fees			
<input type="checkbox"/> k. Other: _____			

- Adult Probation
 Superior Court
 DOC
 Other

Case Type:

- New
 Modification
 Reinstatement
 DOC Release
 Other

Mandatory Assessments

<input checked="" type="checkbox"/> l. A.R.S. 12-116 (Time Payment Fee)		<u>820.00</u>	
<input type="checkbox"/> m. A.R.S. 13-812 A (Felony Penalty Assessment)			
<input type="checkbox"/> n. A.R.S. 13-812 B (Misdemeanor Penalty Assessment)			
<input type="checkbox"/> o. A.R.S. 13-813 (Crime Laboratory Assessment)			
<input type="checkbox"/> p. Other: _____			
<input type="checkbox"/> q. Other: _____			
<input type="checkbox"/> r. Other: _____			
Total Mandatory Assessments (add l thru r) =	<u>820.00</u>		

Sentence Type:

- Standard Probation
 Intensive Probation
 Interstate Compact Probation
 F.A.R.E. Probation
 Summary Probation
 Unsupervised Probation ***
 DOC
 Grand Jury
 Other.

Total Monthly Payment

\$40.00 ~~\$80.00~~ 40.00

s. It is ordered credit be given for any monies paid to date, during incarceration and, if necessary, balances be adjusted accordingly. All modified orders are to be considered new orders for billing purposes.

- t. Condition(s) # _____ of previous order dated _____ is/are deleted.
 u. Condition(s) # _____ is/are suspended until further order.
 v. Defendant's probation is automatically extended for _____ year(s) _____ month(s) from _____, pursuant to A.R.S. 13-902 B.
 w. Restitution has been paid in full through JSL payments. It is ordered that any delinquent or unpaid balance be exonerated/deleted.

The Court further orders:

All previous orders and conditions of the Court, unless otherwise stipulated above, remain in effect.

* **IMPORTANT:** Victim location information is CONFIDENTIAL. Only Attach Victim Ledger (APD Form 1100R) to Court File and APD File copies of this document.

Victim Priority, if any, shall be defined on the Victim Ledger Form.
List all other JSL defendants by full name, cause, and count number:

JSL Defendant Name(s)

Cause CR

Count #

** Interstate Compact Processing and Application Fee: Only one fee per defendant with entire fee due at time of application.

*** Conditions of Unsupervised Probation: Obey all laws. If the defendant maintains compliance with this condition, probation shall be automatically terminated on: _____

I hereby acknowledge receipt of the Judgment and Orders for Restitution, Fines and Fees and understand my financial obligations to the Court and other related parties, and agree to comply with all directives contained therein.

Bryan Lobby 11-29-00
DEPENDANT DATE
1100-044 (5-00)

[Signature] 11-29-00
JUDGE OF THE SUPERIOR COURT DATE
COURT FILE



Motor Vehicle Division

Mail Drop 537M
Motor Vehicle Division
1800 N. Jefferson St
PO Box 2100
Phoenix AZ 85001

COURT ABSTRACT

PROBATION CLERK
BY *[Signature]* DEP

Amended

Originating Date (MVD Use)

Customer Name (first, middle, last, suffix) <i>STAVIN L. LUKASIK</i>				Date of Birth [Redacted]	
Street Address [Redacted]				City [Redacted]	
Driver License/ID Number [Redacted]		Class	State	Complaint Number	Court ID Number
Accident <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Violation Code <i>28-692D</i>	Approx. Speed	Lawful Speed	Vehicle Plate Number	State Make
Court Docket Number <i>13-00013021</i>		Disposition Code <i>11</i>	Disposition Date <i>11/24/00</i>	Fees/Saaction Minutes Attached	
Serious Physical Injury <input type="checkbox"/> Yes <input type="checkbox"/> No	Fatality <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	DUI (13-3401) 28-1381A1 <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Alcohol Class/Treatment <input type="checkbox"/> Yes <input type="checkbox"/> No	Commercial Vehicle <input type="checkbox"/> Yes <input type="checkbox"/> No	Hazardous Material <input type="checkbox"/> Yes <input type="checkbox"/> No

DUI ACTIONS - Based on the date of violation, this court has taken action pursuant to:

July 17, 1993 thru Sept 30, 1997 <input type="checkbox"/> 28-692.01B <input type="checkbox"/> 28-692.01E <input type="checkbox"/> 28-697 Superior Court Only <input type="checkbox"/> Terms of Probation	Oct 1, 1997 thru Nov 30, 1998 <input type="checkbox"/> 28-1382B <input type="checkbox"/> 28-1382D <input type="checkbox"/> 28-1383 Superior Court Only <input type="checkbox"/> Terms of Probation	Dec 1, 1998 thru August 5, 1999 <input type="checkbox"/> 28-1381I <input type="checkbox"/> 28-1382D <input type="checkbox"/> 28-1381K <input type="checkbox"/> 28-1382F <input type="checkbox"/> 28-1382G <input type="checkbox"/> 28-1383 Superior Court Only <input type="checkbox"/> 28-1383K Superior Court Only <input type="checkbox"/> Terms of Probation	August 6, 1999 and After <input type="checkbox"/> 28-1381I <input type="checkbox"/> 28-1382D <input type="checkbox"/> 28-1381K <input type="checkbox"/> 28-1382F <input type="checkbox"/> 28-1383 Superior Court Only <input type="checkbox"/> Terms of Probation <input type="checkbox"/> Ignition Interlock Ordered All Courts
--	--	--	--

Before July 17, 1993 (specify sentencing)

MANDATORY INSURANCE SUSPENSION ACTIONS pursuant to:

Before Oct 1, 1997 <input type="checkbox"/> 28-1251A <input type="checkbox"/> 28-1253A <input type="checkbox"/> 28-1253D	Oct 1 thru Dec 31, 1997 <input type="checkbox"/> 28-4135A <input type="checkbox"/> 28-4136A <input type="checkbox"/> 28-4136B	Jan 1, 1998 and After <input type="checkbox"/> 28-4135A <input type="checkbox"/> 28-4135B <input type="checkbox"/> 28-4135C
---	--	--

This court directs MVD to suspend the: Driving Privilege
 This court has suspended the: Vehicle Registration
 Driving Privilege and Vehicle Registration

Beginning Suspension Date
Ending Suspension Date
Number of Months Suspended

JUVENILE SUSPENSION ACTIONS pursuant to:

<input type="checkbox"/> 8-323 This court has suspended the driving privileges	<input type="checkbox"/> 28-3320A7 This court has suspended the driving privileges
<input type="checkbox"/> 8-323 This court has restricted the driving privileges	<input type="checkbox"/> 28-3320B This court has restricted the driving privileges

Beginning Suspension Date	Ending Suspension Date	Beginning Restriction Date	Ending Restriction Date
		Restricted To	

Terms of Probation

OTHER ACTIONS

Pursuant To	<input type="checkbox"/> This court has revoked the driving privileges	Beginning Date	Ending Date
	<input type="checkbox"/> This court has suspended the driving privileges		

DUI / MANDATORY INSURANCE PRIORS (if available)

Complaint Number	Violation Code	Violation Date	Court ID Number
Complaint Number	Violation Code	Violation Date	Court ID Number

I certify that the information above is true and correct.

Customer Signature <i>Michael R. Jans</i>	Date <i>DEC 13 2000</i>
Presiding Judge/Clerk of Court Signature <i>A. Pichard</i>	Date <i>DEC 13 2000</i>

MVD USE

MVD Agent Initials	Driver License Number	Date Issued
--------------------	-----------------------	-------------

case history
 Superior Court of Arizona, Maricopa County
Case Information

case history ↘
court calendar ↘
Superior Court ↘
dept. home page ↘

3/17/06.00001

Case Information					
Case Type	Criminal	Location	Downtown		
Party Information					
Party Name	Rel	Sex	Attorney	Judge	Case #
State Of Arizona	Plaintiff		WENDY MORTON		
BGrand Jury	Deft Grand Jury	None	Determined To Be		
Bryan E Lundberg	Defendant	Male	JOHN STOOKEY	Foreman	CR2000-003021-A
Clerk Of The Court	In The Matter Of (IMO)		Determined To Be		
Case Documents					
Filing Date	Description	Docket Date	Filing Party		
✓ 5/3/2004	ORD - Order NOTE: DENIED VACATE JUDGMENT/DISMISS CHARGES/GRANTED CIVIL RIGHTS	5/3/2004			
4/21/2004	RES - Response NOTE: TO DEFENDANTS APPLICATION TO VACATE JUDGMENT AND CONVICTION OF GUILT AND RESTORE CIVIL RIGHTS	4/23/2004			
✓ 3/23/2004	AVJ - Application to Vacate Judgment / Dismiss Charges NOTE: TO RESTORE CIVIL RIGHTS	4/8/2004	Defendant(3)		
5/7/2003	ODP - Order of Discharge of Probation	5/15/2003			
4/28/2003	PTP - Pet Early Termination Prob/Order	5/13/2003			
3/6/2003	RPT - State Response To Petition For Early Termination	4/23/2003			
3/6/2001	118 - ME: Modifica/Terms Probation	3/6/2001			
2/27/2001	OBJ - Objection/Opposition. NOTE: TO MOTION TO CONTINUE RESTITUTION HEARING AND MOTION TO SET RESTITUTION	3/29/2001	Defendant(3)		
2/26/2001	176 - ME: Continuance	2/26/2001			
2/23/2001	MCO - Motion To Continue NOTE: RESTITUTION HEARING	3/23/2001	Defendant(3)		
✓ 1/17/2001	056 - ME: Hearing Set	1/17/2001			
✓ 12/27/2000	REP - Report	1/5/2001			

	NOTE: COURT ABSTRACT		
12/20/2000	RQH - Request For Hearing	1/12/2001	Plaintiff(1)
	NOTE: RESTITUTION		
12/15/2000	DRE - Disposition Report	1/4/2001	
12/4/2000	109 - ME: Sentence - Probation	12/4/2000	
11/29/2000	PSR - Presentence Report	12/6/2000	
11/29/2000	NRR - Notice Of Rights Of Review	1/2/2001	
11/29/2000	TOP - Terms and Conditions Of Probation	1/8/2001	
11/6/2000	NOT - Notice	11/29/2000	Defendant(3)
	NOTE: SUBMISSION OF CHARACTER REFERENCES FOR DEF		
11/3/2000	RES - Response	12/1/2000	Defendant(3)
	NOTE: TO PLA SENTENCING MEMORANDUM		
10/27/2000	105 - ME: Plea Agreement/Change Of Plea	11/9/2000	
10/26/2000	MEM - Memorandum	11/18/2000	Plaintiff(1)
	NOTE: SENTENCING		
10/24/2000	PAG - Plea Agreement	11/20/2000	
9/21/2000	022 - ME: Order Signed	9/21/2000	
9/20/2000	RRF - Release Receipt For Official Court Files/Transcripts/Exhibits	9/20/2000	Defendant(3)
9/20/2000	MTR - Motion for Temporary Removal Of Court File/Transcripts/Exhibit	9/20/2000	Defendant(3)
9/20/2000	OFT - Order For Temp Removal Of Court File/Transcripts/Exhibits	9/20/2000	Defendant(3)
9/20/2000	RTR - Return Receipt For Official Court Files/Transcripts/Exhibits	9/21/2000	Defendant(3)
9/19/2000	ORD - Order	10/25/2000	
	NOTE: ON MOTION TO ALLOW DEFENDANT TO TRAVEL OUT OF THE STATE		
9/12/2000	MOT - Motion	10/10/2000	Defendant(3)
	NOTE: TO ALLOW DEFENDANT TO TRAVEL OUT OF THE STATE		
6/20/2000	064 - ME: Trial Continued/Reset	6/20/2000	
6/5/2000	MEM - Memorandum	6/15/2000	Defendant(3)
	NOTE: SETTLEMENT CONFERENCE/		
5/17/2000	022 - ME: Order Signed	5/17/2000	
5/11/2000	ORD - Order	6/6/2000	
	NOTE: ON MOTION TO ALLOW DEFENDANT TO TRAVEL OUT OF THE STATE		
5/8/2000	MOT - Motion	6/1/2000	Defendant(3)
	NOTE: TO ALLOW DEFENDANT TO TRAVEL OUT OF THE STATE		
5/6/2000	194 : Me: Initial Pretrial Conference	5/6/2000	
3/27/2000	NDP - Notice of Discovery	4/11/2000	Plaintiff(1)
3/9/2000	152 - ME: Not Guilty Plea Arraign	3/13/2000	
3/9/2000	ROR - Release Order	3/23/2000	
	NOTE: OWN RECOGNIZANCE 03/08/00		
3/9/2000	NAR - Notice Of Appearance	3/10/2000	Defendant(3)
3/8/2000	SUM - Summons	3/24/2000	Plaintiff(1)

2/28/2000	SUM - Summons	2/29/2000	Plaintiff(1)
	NOTE: SERVED CERTIFIED MAIL 2-26-00		
2/23/2000	IND - Indictment	2/29/2000	Plaintiff(1)
	NOTE: LEAVING THE SCENE OF A FATAL OR SERIOUS INJURY ACCIDENT CL 4 FEL; DR 1999-2261 GOODYEAR PD DOC: ON OR ABT 8-13-99		
2/23/2000	600 - ME: GJ True Bill/Summons Issued	2/29/2000	
2/23/2000	DWL - Defendant/Witness List	2/29/2000	
Case Calendar			
Date	Time	Event	
2/16/2001	13:30	Restitution Hearing	
3/2/2001	10:00	Restitution Hearing	

Exhibit 4

Post-Conviction Relief

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

11/29/2000

CLERK OF THE COURT
FORM R109B

HONORABLE JAMES PADISH

D. Monroe
Deputy

CR 2000-003021

FILED: DEC 04 2000

STATE OF ARIZONA

CARL W ECKHARDT

v.

BRYAN E LUNDBERG
[REDACTED]

JOHN A STOOKEY

APO-SENTENCINGS-CCC
APPEALS-CCC
DISPOSITION CLERK-CCC
MCSO-DIS
RFR
VICTIM WITNESS DIV-CA-CCC

SUSPENSION OF SENTENCE - PROBATION GRANTED

9:20 a.m. State is represented by Carl W. Eckhardt. Defendant is present and represented by John A. Stookey and Lawrence A. Hammond.

Court Reporter, Laurie Adams, is present.

The acceptance of the Defendant's plea having previously been deferred is now accepted and entered of record.

The Defendant is advised of the charge, the determination of guilt and is given the opportunity to speak.

[REDACTED] one of the victims, is given the opportunity to address the Court.

[REDACTED] one of the victims, is given the opportunity to address the Court.

[REDACTED] one of the victims, is given the opportunity to address the Court.

Pursuant to A.R.S. Section 13-607,

THE COURT FINDS AS FOLLOWS:
Docket Code 109

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

11/29/2000

CLERK OF THE COURT
FORM R109B

HONORABLE JAMES PADISH

D. Monroe
Deputy

CR 2000-003021

WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waived his/her right to a trial with or without a jury, his/her right to confront and cross examine witnesses, his/her right to testify or remain silent and his/her right to present evidence and call his/her own witnesses after having been advised of these rights. The determination of guilt was based upon a plea of guilty.

Having found no legal cause to delay rendition of judgment and pronouncement of sentence, the Court enters the following judgment and sentence:

IT IS THE JUDGMENT of the Court that the Defendant is guilty of the crimes of:

OFFENSE: Leaving the Scene of a Fatal or Serious Injury Accident, a class 4 felony, nondangerous and nonrepetitive offense in violation of A.R.S. Sections 28-661, 3001, 3304, 3305, 3315, 13-701, 702, 801 committed on August 13, 1999.

Upon consideration of the offense, the facts, law and circumstances involved in this case, the Court finds that the Defendant is eligible for probation. The specific reasons for the granting of probation are stated by the Court on the record.

As punishment for this crime(s),

IT IS ORDERED suspending imposition of sentence and placing the Defendant on probation for a period of 4 years commencing November 29, 2000 under the supervision of the Adult Probation Department of this Court, in accordance with the formal Judgment and Order suspending sentence and Order imposing terms of probation signed by the Court.

As a condition of probation,

THE COURT FURTHER FINDS that the terms of probation should include incarceration in the Maricopa County Jail as a term and condition of probation.

IT IS ORDERED that the Defendant be incarcerated in the Maricopa County Jail for a period of 6 months commencing November 29, 2000 with no release date specified.

Defendant is provided Instructions for Determining Medical Fitness for Work Release or Work Furlough.
Docket Code 109

SUPERIOR COURT OF ARIZON
MARICOPA COUNTY

11/29/2000

CLERK OF THE COURT
FORM R109B

HONORABLE JAMES PADISH

D. Monroe
Deputy

CR 2000-003021

IT IS ORDERED that the Defendant shall complete 200 total hours of Community Service, at the rate of 20 hours each month commencing July 1, 2001.

IT IS ORDERED that the Defendant pay a monthly probation service fee to the Clerk of the Superior Court of Maricopa County at a rate of \$40.00 commencing on February 1, 2001 and due on the same day of each month thereafter during the term of probation.

IT IS ORDERED keeping restitution open for thirty days. The Court does not set a Restitution Hearing at this time. Upon request to modify the terms and conditions from the Adult Probation Office, the Court will order the Defendant to pay restitution.

The written terms and conditions of probation are handed to the Defendant for explanation, acceptance and signature. The Defendant agrees to the stated waiver of extradition. The Defendant is advised concerning the consequences of failure to abide the conditions of probation.

The Defendant is advised concerning rights of review after conviction and written notice of those rights is provided.

IT IS ORDERED remanding the Defendant to the custody of the Sheriff of Maricopa County and authorizing the Sheriff to carry out the term of incarceration.

ISSUED: Order of Confinement.

FILED: Conditions of Probation and Notice of Rights of Review after Conviction.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CLERK OF THE COURT

11-27-2000
Date

JAMES E. PADISH
Judge/Commissioner/Pro Tem

Amara
Deputy

CR 2000 - 003021

STATE v. Lundberg

Let the record reflect that the Defendant's thumbprint
is permanently affixed to this sentencing order in open court.

9:43 a.m. Hearing concludes.

(Thumbprint)

James E. Padish
JUDICIAL OFFICER OF THE SUPERIOR COURT



SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

09/15/2000

CLERK OF THE COURT
FORM R000A

HONORABLE JAMES PADISH

D. Monroe
Deputy

CR 2000-003021

FILED: SEP 21 2000

STATE OF ARIZONA

CARL W ECKHARDT

v.

BRYAN E LUNDBERG

JOHN A STOOKEY

VICTIM WITNESS DIV-CA-CCC

MINUTE ENTRY

The Court having received and considered Defendant's Motion to Allow Defendant to Travel Out of the State,

IT IS ORDERED granting the Motion.

IT IS FURTHER ORDERED approving and settling formal written Order on Motion to Allow Defendant to Travel Out of the State signed by the Court on September 14, 2000.

DP Quid: (60121)
 CA AG

SUPERIOR COURT OF THE STATE OF ARIZONA
MARICOPA COUNTY

APD: [REDACTED]
Y

THE STATE OF ARIZONA

Cause Number: CR 2008-01202

ORDER OF DISCHARGE FROM PROBATION

PROBATION # [REDACTED]

DOB: [REDACTED]

The defendant was formally adjudged guilty of the crime of: 1. VIOLATION OF ORDER OF PROBATION IN NEW ACCIDENT, A CLASS 4 FELONY

Probation Start	Date: 11-29-2007	Prob. Length: 1 Year	<input checked="" type="checkbox"/> Standard	<input type="checkbox"/> IPS
	Date:	Prob. Length:	<input type="checkbox"/> Standard	<input type="checkbox"/> IPS
	Date:	Prob. Length:	<input type="checkbox"/> Standard	<input type="checkbox"/> IPS
	Date:	Prob. Length:	<input type="checkbox"/> Standard	<input type="checkbox"/> IPS

Expiration summary:

See the attached Early Termination form for the Expiration Summary.

Dated this 21st day of February, 2008

[Signature]
Adult Probation Officer
Phone: [REDACTED]

IT IS ORDERED pursuant to Rule 27.4(A) that the defendant is hereby discharged from probation in this cause, effective 12/1/08

THE COURT NOTES the defendant failed to comply with terms _____ of probation.

IT IS ORDERED pursuant to A.R.S. Sec. 13-3601(M) that all proceedings against the defendant in this cause are dismissed.

IT IS ORDERED the undesignated offense: REMAIN UNDESIGNATED* Be Designated a MISDEMEANOR

*Notice: The defendant may request misdemeanor designation for an undesignated offense, see A.R.S. 13-702(G). All requests must be submitted to the Court in writing and provide detailed reasons to support the request.

Dated this 21st day of February, 2008

[Signature]
Judge of the Superior Court

ORDER OF DISCHARGE FROM PROBATION

048784

RFR PAYMENT

DATE:

4/19/01

Adult Probation Department

CLIENT'S NAME:

Lindberg

(Last)

Bryant

(First)

(Middle/Suffix)

APO'S Name:

Jill Brown / Mike Dodge

APO's Office:

WFP/WPC

M.O. #

10563390

\$ 4255.51

Please Post as Follows:

CR # 2000003021

\$

CR #

\$

TOTAL \$

4255.51

MENT RECEIVED BY:

Mar. Tamborini

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

*** FILED ***
03/06/2001

03/02/2001

CLERK OF THE COURT
FORM R000D

HONORABLE JAMES PADISH

D. Monroe
Deputy

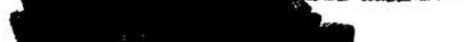
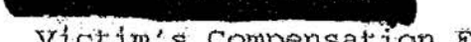
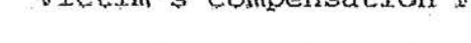
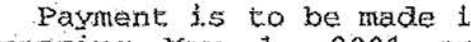
CR 2000-003021

Counsel have no additional information or argument other than what has been provided to the Court in the previous materials.

Upon agreement of counsel,

Pursuant to Term No. 12,

RESTITUTION: IT IS ORDERED the Defendant shall make and pay restitution to the victim(s) of this crime, for the economic loss of the victim(s), through the Clerk of the Superior Court in the total amount of \$4,255.51 (\$2,380.51 to victims and \$1,875.00 to Victim's Compensation Fund). Restitution is owed in the following amounts to the following persons:

	\$ 300.00
	\$ 300.00
	\$ 300.00
	\$ 300.00
	\$ 165.00
	\$ 150.00
	\$ 50.00
	\$ 150.00
	\$ 665.51
Victim's Compensation Fund	\$1,875.00

Payment is to be made in regular monthly payments of \$100.00 commencing May 1, 2001 and on the same day of each month thereafter until paid in full.

Restitution ledger is not provided.

IT IS ORDERED that the Defendant pay an assessment in the amount of \$20.00 to the Clerk of the Superior Court of Maricopa County as follows:

Pursuant to A.R.S. Section 12-116, Defendant shall pay a fee of \$20.00 to the Clerk of the Superior Court of Maricopa County. Should Defendant pay all penalties, fines and/or sanctions in full this date, said fee is not applicable.

Payment is to be made on or before May 1, 2001.

10:17 a.m. Matter concludes.



THE SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

MICHAEL T. JEHES, CLERK
BY *M. Anderson* DEP

2004 MAY -3 AM 7:57

STATE OF ARIZONA

CASE NO. CR 2000-003021

VS
BRYAN E. LUNDBERG

ORDER:

- ~~VACATING JUDGMENT OF GUILT AND DISMISSING CHARGES~~
- RESTORING CIVIL RIGHTS
- ~~RESTORING RIGHT TO POSSESS FIREARMS~~

This Application of Defendant to Vacate Judgment of Guilt, Dismiss Charges, and Restore Civil Rights having been presented, proper notice having been given, and no written opposition having been made thereto, it is ORDERED:

- ~~Vacating the judgment of guilt and dismissing the charges against the defendant as stated in the application herein; And/or~~
- ~~Restoring any and all civil rights to the applicant which were lost or suspended as a result of the conviction as stated in the application herein.~~ *denied; crime involves the infliction of serious physical injury (death). A.R.S. §13-907(1)*
- ~~Restoring to the applicant the right to possess a firearm which was lost or suspended as a result of the conviction as stated in the application.~~

DONE this 20th day of April, 2004.

Alvin Thomas Roberts
Judge of the Superior Court

CASE NO. CR 2000-003021

NOTICE TO DEFENDANT:

The right to purchase, own, or possess a firearm granted by these orders is subject to 18 U.S.C.A. §921 (a) (20) which provides:

"Any conviction which has been expunged (by a State Court), or set aside for which a person has been pardoned or has had civil rights restored shall not be considered a conviction for purposes of this chapter unless such pardon, expungement, or restoration of civil rights expressly provides that the person may not ship, transport, possess or receive firearms." Also see §178.142 C.F.R. (Code of Federal Regulations).



THE SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

MAE S. JEANES, CLERK
DEP.

STATE OF ARIZONA

CASE NO. CR0000000302PH 4:16
CL 2000-003021

v.

APPLICATION TO:

Bryan E. Lundberg
DEFENDANT

VACATE JUDGMENT OF GUILT
AND DISMISS CHARGES

Date of Birth: [REDACTED]
Date of Arrest: AUGUST 18, 1999

RESTORE CIVIL RIGHTS

Arresting Agency: Goodyear Police Department

DEFENDANT, in person or by an authorized representative, alleges:

1. On the 4th day of December, ²⁰⁰⁰~~19~~, a Judgment of Guilt was entered against the defendant in

Superior Court of Arizona

Federal District Court for the District of _____

on a conviction of leaving the scene of a fatal or serious injury accident,
class 4 felony
which has been designated as a felon misdemeanor.

2. On the 21st day of April, ²⁰⁰³~~19~~, Defendant

Completed the conditions of probation and was discharged therefrom, the Order appearing in the Court file or the affidavit of Federal discharge being attached hereto.

Received from the Director of the Department of Corrections an absolute discharge from imprisonment on a date two (2) or more years before this date and has attached a copy hereto.

Received from the Director of the Federal Bureau of Prisons an absolute discharge and has attached a copy of the Certificate of Absolute Discharge hereto.

3. That attached hereto is Defendant's authorization in writing for his representative to make this application if such is not made by the Defendant in person.

4. That the above stated judgment of guilt and conviction for a felony is the Defendant's first felony conviction in this or any other state. YES NO

WHEREFORE Defendant prays in accordance with ARS 13-905 to 13-912 that

The Judgment of Guilt be vacated and the charges dismissed, and/or

All Civil Rights lost or suspended as a result of said conviction be restored.

DATED this 23rd day of March, ²⁰⁰⁴~~19~~

Bryan E. Lundberg
DEFENDANT'S NAME Bryan E. Lundberg

John A. Stookey
by DEFENDANT or REPRESENTATIVE
John A. Stookey

Osborn Maledon, P.A., 2929 N. Central Ave., 21st Fl., Phoenix, AZ 85012

DEFENDANT'S/REPRESENTATIVE FULL ADDRESS

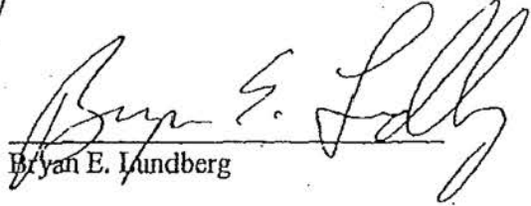
CASE NO. _____

ARR

Authorization

Regarding State of Arizona vs. Bryan E. Lundberg Case No. CR 2000-003021. I, Bryan E. Lundberg, hereby authorize John A. Stookey, of the law firm of Osborn Maledon P.A., to act as my representative in connection with filing an Application with the Superior Court of Arizona to vacate judgment of guilt and dismiss charges, and to restore my civil rights.

Dated: March 23, 2004


Bryan E. Lundberg