1			
2			
3			
4		OF THE STATE OF WASHINGTON	
5	IN AND FOR THE CO	DUNTY OF SKAMANIA	
6	STATE OF WASHINGTON		
7	Plaintiff,	Case No1	
8	v.	MOTION TO APPOINT COUNSEL FOR RESENTENCING PURSUANT STATE v. BLAKE	
9	,		
10	Defendant.		
11 12	I. MOTION TO APPOINT COUNSEL FOR RESENTENCING PURSUANT TO		
12	STATE v. BLAKE		
13	COMES NOW, Defendant, and submits this motion to have counsel appointed at public expense		
14	to this case for resentencing pursuant to State v. Blake, 481 P.3d 521 (2021). This motion is based on		
15	State v. Blake, 481 P.3d 521 (2021), U.S. Const. VI, Wa. Const. art. I, § 22, CrR 3.1, Declaration		
16	contained below, and arguments contained herein.		
17	In State v. Blake, 481 P.3d 521 (2021), the Supreme Court of Washington held that RCW		
18	69.50.4013 is unconstitutionally void. ¹ The results of this decision are widespread and require		
19	numerous cases to be reexamine and resentenced by courts across Washington State. Thus, defendants		
20	need, and the law requires the guiding hand of counsel to determine how RCW 69.50.4013 impacts a		
21	criminal offender score, time left on comm	unity custody, and other direct results. Even in cases that	
22			
23		atute. See State v. Rice, 174 Wn.2d 884, 893, 279 P.3d 849	
24	(2012); <i>see also State v. Carnahan</i> , 130 Wn. App. 159, 164, 122 P.3d 187 (2005) (vacating a conviction that was based on a statute that the Supreme Court held was unconstitutional).		
	MOTION TO APPOINT COUNSEL FOR RESENTENCING PURSUANT TO <i>STATE v</i> .		

BLAKE Page 1 of 2

are not as intensive upon review, the guiding hand of counsel can assist clients in returning LFOs and 1 2 ensuring the conviction is properly vacated.

The right to counsel attaches to all critical stages of the proceeding. State v. Robinson, 153 Wn.2d 689, 694, 107 P.3d 90 (2005). Sentencing is a critical stage of the proceedings. State v. Everybodytalksabout, 161 Wn.2d 702, 709, 166 P.3d 693 (2007). Thus, a court could not enter a new sentence in the absence of counsel.

7 Individuals impacted by *Blake* are entitled to appointment of counsel to pursue a motion under 8 CrR 7.8. Appointment of counsel to pursue such a motion is appropriate where it appears the person is 9 entitled to relief. State v. Robinson, 153 Wn.2d 689, 696, 107 P.3d 90 (2005). For those currently serving a sentence for possession of a controlled substance, their judgement is void. Blake at 481 at 10 534. They are entitled to relief under CrR 7.8(b)(4). Any person serving a sentence for an offense 12 other than possession of a controlled substance, but which sentence includes a possession in the 13 scoring present an "other reason justifying relief from the operation of the judgment." 7.8(b)(5). They 14 are entitled to relief. Counsel should be appointed. Finally, the Defendant is indigent and entitled to 15 publicly appointed counsel pursuant to RCW 10.101.010(3) and the Declaration below.

16 In conclusion, Defendant has the constitutional rights to have the criminal conviction subject to 17 Blake reviewed by this court and the right to counsel since it is a critical stage of the proceedings. The 18 additional benefit of counsel will provide judicial economy to the courts allowing impacted individuals 19 to more efficiently receive relief after decades of harsh penalties. Therefore, the Defendant 20 respectfully moves this Court to appoint counsel to address the *Blake* implication in this case.

21

3

4

5

6

11

22 23

24

Signature

Printed Name

MOTION TO APPOINT COUNSEL FOR SENTENCING PURSUANT TO STATE v. **BLAKE** Page 2 of 2

Dated this _____ of 20____.

1		II. DECLARATION
2	I,	, (print full legal name) declare the following:
3	1.	I am the Defendant in the above-caption case. I am over the age of 18. I have personal
4		knowledge of the facts contained in this declaration. I make this declaration to support my
5		motion to appoint counsel for resentencing to pursuant to State v. Blake, 481 P.3d 521 (2021).
6	2.	I have a good faith belief that my current/former sentence could be impacted by the holding in
7		Blake that RCW 69.50.4013 is unconstitutionally void.
	3.	I respectfully ask the Court to take judicial notice of my case, including my criminal history for
8		purposes of this motion only. However, I do not waive any irregularities, defects, or potential
9		exculpatory arguments and/or defenses related to my sentence. Furthermore, I do not waive my
10		right to counsel.
11	4.	I am facility operated by the
12		Department of Corrections; Supervised by the Department of Correction while serving a
13		term of community custody; not currently incarcerated and not current supervised by the
14		Department of Corrections while serving a term of community custody;
15		incarcerated
16	5.	The last level of education I completed was
17	6.	I am currently indigent based on the following information:
		a. I do or I do not have a job. (check one) If I do, my annual take-home pay is:
18		\$.
19		b. No one lives with me as I am in prison; I am not in prison and live alone; I am
20		not in prison and I live with other people.
21		c. I do or I do not pay child support. (check one) If I do, I pay \$ per month.
22		d. \Box I do or \Box I do not own a home. (check one)
23		e. I do or I do not own a vehicle. (check one)
24		
	1	

1	f. I have \$ in my checking saving account(s). (check if
2	applicable)
3	g. I have in stocks, bonds, or other investments. (check if
4	applicable)
5	h. I do or I do not received Social Security, Medicaid, or other public benefits.
6	(check one).
7	i. I do or I do not receive money from any other source. (check one). If so, I receive
8	\$
9	j. \Box I do or \Box I do not have other expenses such as court-ordered fines (LFOs) or
10	medical bills, etc. (check one). If so, describe:
11	
12	
13	k. I do or I do not have money to hire a private attorney. (check one).
14	1. I previously \bigcirc qualified or \bigcirc did not qualify for a public defender in this case and/or
15	other cases. (check one).
16	7. I do not have an attorney on this case.
17	8. Without the aid of counsel, I believe I could be irreparable harmed and materially prejudiced in
18	my chances in a reduction of my sentence that I am afforded pursuant to <i>Blake</i> holding simple
19	felony drug possession statute as void.
20	I hereby certify, under penalty of perjury under the laws of the State of Washington, that the foregoing is true and correct in, Washington.
21	(fill in current city)
22	Signature Printed Name
23	
	Date (day/month/year)
	ORDER ON MOTION TO APPOINT COUNSEL FOR RESENTENCING PURSUANT TO <i>STATE v.</i> <i>BLAKE</i> Page 2 of 2

1		
2		
3		
4		
5	IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SKAMANIA	
6		
7		
8	STATE OF WASHINGTON	Case No1
9	Plaintiff,	ORDER ON MOTION TO
10	v.	APPOINTMENT COUNSEL FOR RESENTENCING PURSUANT TO
11	,	STATE v. BLAKE
12	Defendant.	(Clerk's Action Required)
13		
14	The Court, having heard the Defendant's motion to appoint counsel for resentencing pursuant to	
15	State v. Blake is hereby:	
16		ant is found to be indigent for purposes of right to counsel. The
17	Defendant shall be provided an attorney at public expense.	
18	2. DENIED without prejudi	ce. The Court makes additional findings of:
19		
20		
21		
22		
23		
24		
	ORDER ON MOTION TO APPOINT COUN FOR RESENTENCING PURSUANT TO ST. BLAKE Page 1 of 2	

1	3. The Clerk of this Court shall send copies of this order within 3 business days to the Defendant'	
2	last known address on file, Defendant's last known DOC address, and the County's appointing	
3	authority for counsel at no cost to the Defendant.	
4	4. The Defendant in the above caption matter appeared in front of this Court through the following	
5	manner:	
6	a. The Defendant appeared in person.	
7	b. The Defendant appeared by phone.	
8	c. The Defendant did not appear.	
9	d. 🗌 Other	
10		
11		
12	5. The Court also hereby orders the following:	
13		
14		
15		
16		
17		
18		
19		
20	Dated this day of 202	
21		
22	Hon. Judge	
23		
24		
	ORDER ON MOTION TO APPOINT COUNSEL FOR RESENTENCING PURSUANT TO <i>STATE v</i> . <i>BLAKE</i> Page 2 of 2	

1	ADDITIONAL PAGE
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
- ·	