		MUSELCOUNTY COURTS				
		2/13/15 TEME 2:25				
Ś.		on canar freedo				
Verified Correct Copy of Original 7/29/2015 9 5 7 8 6 7 1/29/2015						
nal 7/2	IN THE CIRCUIT COURT OF THE STATE OF OREGON					
igio 1 2	FOR THE COUNTY OF COLUMBIA					
opy ol	STATE OF OREGON,)					
D 4	Plaintiff,	Case No. 13-1005 - Count 1				
og 5	vs.	D.A. File No. 1.03 24389				
6 Gerifi	RICHARD JOHN CHENEY,	JUDGMENT - FELONY				
7) Defendant.					
8	j j	`				
9	Dated: February 12, 2013					
10	Presiding: Steven B. Reed Circuit Court Judge					
11	Appearing: Dale L. Anderson					
12	Chief Deputy District Attorney					
13	Thomas Freedman, Jr. Defense Counsel					
14	Richard John Cheney					
15	In Custody					
16	Purpose: No Contest Plea and Sentencing					
17	The shows entitled motton some receiver before the Court was the remainder to the					
18	The above entitled matter come regular before the Court upon the representation of the					
19	parties that defendant was prepared to enter a No Contest plea to Count 1, Unlawful Delivery of					
20	Methamphetamine, Substantial Quantity and be sentenced; the Court inquired of the defendant if					
21	he wished to change his plea to No Contest to Count 1 and the defendant replied that he did and					
22	defendant then pleaded No Contest; the Court questioned the defendant and determined that the change of plea was being made freely, knowingly, and voluntarily in all respects; the Court					
23						
24	inquired of the State if there was a factual basis f					
25	State the Court found there is a factual basis for defendant's No Contest plea; the Court heard					
26	statements from counsel regarding the sentence a	mu offered the defendant an opportunity to make				

DOCKET A L A R M Find authenticated court documents without watermarks at <u>docketalarm.com</u>. a statement in his own behalf and at the conclusion thereof the Court being fully advised in the premises:

IT IS THEREFORE ORDERED that defendant's plea of No Contest to Count 1, Unlawful Delivery of Methamphetamine, Substantial Quantity shall be received and entered of record herein; and

6 IT IS FURTHER ORDERED that defendant's grid block is 8E and the Court orders that 7 the defendant shall be committed to the legal and physical custody of the Oregon State 8 Corrections Division for a period of 25 months with three years of Post Prison Supervision; and

9 IT IS FURTHER ORDERED that defendant shall be eligible for earned time/good time
10 credits under ORS 421.121(1)(a) and shall receive credit for time served from December 29,
11 2012; and

IT IS FURTHER ORDERED that defendant shall not be eligible for other ORS 421.121
 programs or for AIP or for release under ORS 421.508(4); and

IT IS FURTHER ORDERED that the Court recommends that defendant be allowed
 contact with Michelle Smith while incarcerated in the Columbia County Jail and Oregon State
 Corrections Division; and

IT IS FURTHER ORDERED that upon release to the Post Prison Supervisor the Court
 recommends that defendant be allowed contact with Michelle Smith if she has completed any
 substance abuse program that was recommended for her; and

IT IS FURTHER ORDERED that Counts 2, 3, 4, 5, 6, 7, and 8 are dismissed; and
IT IS FURTHER ORDERED that the Columbia County Sheriff shall transport defendant

- 22 to the Oregon State Corrections Division; and
- 23 IT IS FURTHER ORDERED that defendant shall pay the amounts in the money award.
- 24 DATED: this $\cancel{13}$ day of February, 2013.
- 25
- 26

Find authenticated court documents without watermarks at docketalarm.com.

Steven B. Reed, Circuit Court Judge

MONEY AWARD

DEFENDANT IS ORDERED TO PAY:

\Box Restitution Joint and Several Liability with:			
$ \begin{array}{c} \blacksquare & \blacksquare \blacksquare \blacksquare \blacksquare \blacksquare \blacksquare \blacksquare \blacksquare \blacksquare$	AMOUNT DUE		
Name:			\$
Add ess:	<u> </u>	 _	
Name:			\$
Address:	·····		
FINE Detelony minimum \$200 Detelony minimum \$200 detelony minimum \$200 detelony minimum \$200 detelong minimum		ol minimum \$1000	
🗄 🗌 Methamphetamine – delivery or delivery			
 Methamphetamine – manufacture or manufacture or manufacture or delivery Methamphetamine – delivery or delivery 	IMPOSED \$OO	SUSPENDED \$ 	5 200
$\overset{>}{\supset}$ \bigcirc $\overset{=}{\Box}$ $\overset{=}{\Box}$ of fine suspended on successful comp	pletion of		
REIMBURSE ATTORNEY FEES	\$		\$\$
		(Less Contrib. Ar	nt)
DUII Conviction Fee (\$255)	\$	\$	\$
			\$
□PROB VIOLATION ASMT (\$25)	\$	\$	\$
BENCH PROBATION FEE (\$100)	\$	\$	\$
			\$
	TOTAL OBLIGATION	[this charge]	\$

Restitution shall be paid before fines and assessments.

Defendant is ordered to comply with the terms of the Money award, report to the court accounting counter and to comply with directions of the court collection staff. All financial obligations are due in full today.

IT IS FURTHER ORDERED if Defendant is approved by the court collection staff to make payments, the payments are to be received by the court on or before the date(s) established. If the defendant is unable to make the payment, the defendant shall submit a request in writing to modify the payment schedule and the reasons why. Request must be received by the court prior to the payment due date. Defendant will keep court advised of current mailing address until this money judgment is paid in full. The court may increase the total amount owed by adding collection fees and other assessments. These fees and assessments may be added without further notice to the defendant and without further order of the court. No collection fee will be added if obligation is paid within thirty (30) days of the entry of judgment.

Subject to amendment of a judgment under ORS 137.107, money required to be paid as a condition of probation remains payable after revocation of probation only if the amount is included in the money award portion of the judgment document, even if the amount is referred to in other parts of the judgment document.

IT IS FURTHER ORDERED that:	Security Bond exonerated		
	🗇 Bail/Security Release:	🗀 to be distributed as follows:	
	3 1	🔲 to be applied to Financial Obligations in Case(s):	
	9		
Payment of the fines, fees, assess	ments, restitution and/or at	torney's fees noted above shall be made payable to the Trial Court	
Administrator as follows: Mail pay	<u>yments_to: 230 Strand St, St i</u>	Helens, OR 97051	
	а Х	a the the state the	
Dated: 2/12/2013	- 		
VIAO	1	- kommen (son Carling)	
XTTR (Da	/		
Nur V. Seept			
JUCKEI			

Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

Verified Correct Copy of Original 7/29/2015.

DOCKET

Μ

District Attorney Jall / Sheriff DOC - Dept. of Corrections Juvenile Dept. Ptf / Attorney Def / Attorney Treatment Probation SVEU - Victims Unit	cent cys Via ccso
--	----------------------

Find authenticated court documents without watermarks at docketalarm.com.

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing Judgment - Felony in the matter of the State of Oregon vs. Richard John Cheney, Case No. 13-1005 in the County of Columbia on:

Thomas Freedman Attorney at Law 312 NW 10th Avenue, #210 Portland, OR 97209

email: thomas@prllaw.com Fax: 503-467-7258

by the following indicated method or methods:

- _____ by mailing full, true and correct copies thereof, certified by me as such, contained in a sealed, first class postage prepaid envelope, addressed to said attorney shown above at the last known address, and deposited in the post office at St.Helens, Oregon on the date set forth below.
- by causing full, true and correct copies thereof, certified by me as such, to be personally delivered to and leaving with the attorney at the attorney's last known office address listed above, on the date set forth below.
 - by sending full, true and correct copies thereof, certified by me as such, via overnight courier in sealed, prepaid envelopes, addressed as shown to the attorney above, at the last known office address of the attorney, on the date set forth below.
 - by means of a telephone facsimile communication device to the fax number shown above, of the attorney referenced above, which facsimile communication device is maintained by the attorney referenced above and was operating at the time of service, which facsimile service was made on the date set forth below.

_ by leaving in a receptacle designated for defense counsel pickup.

TRUE COPY

____ I hereby certify that the foregoing copy of this Judgment - Felony is a complete and exact copy of the original.

DATED this 13th day of February, 2013.

Dale L. Anderson, OSB #74014 Chief Deputy District Attorney