

COPY TO JAIL MAY 11 2023

**FILED**

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY KING COUNTY WASHINGTON

MAY 11 2023

STATE OF WASHINGTON,

Plaintiff,

vs.

JING EMTAGE,

Defendant.

No. 23-C-01573-4 KNT SUPERIOR COURT CLERK  
BY Molly Simon  
DEPUTY

CONDITIONS OF RELEASE FOR DEFENDANT

(ORECRP)  
Clerk's action required

Defense  reserved argument on conditions of release  argued for less restrictive conditions of release:

IT IS HEREBY ORDERED that the above-named defendant shall be released from the King County jail on the following conditions until further order of the court:

- On personal recognizance.
- On personal recognizance on condition that the defendant report to:
  - Community Center for Alternative Programs (CCAP) Basic and follow Conditions of Conduct.
  - Community Center for Alternative Programs (CCAP) Enhanced and follow Conditions of Conduct.
- On execution of a surety bond or other surety or cash in the amount of \$ 500,000  already posted.
- On execution of a surety bond or other surety in the amount of \$ \_\_\_\_\_ or on posting of cash in the amount of \$ \_\_\_\_\_.
- Electronic Homes Monitoring (EHM)  with GPS monitoring, and follow Conditions of Conduct  if bond posted.
- South King County Pretrial Assessment and Linkage Services (PALS) and follow Conditions of Conduct.
- Have no contact, directly, or indirectly in person, in writing, or by phone, personally or through another person, with: Fernand Emtage
- Above-named defendant is not to leave the State of Washington without specific approval by court order.
- On condition: **No new law violations; keep address updated with the court; appear at all future court hearings pursuant to CR 3.4; abide by all no contact orders.**

*AND*

*Surrender any additional passports w/in 24 hours of release*

In addition to the above conditions, the above-named defendant shall commit no crimes.

Warning to defendant: IF you have been charged with a serious offense as defined in RCW 9A1.010\*\* or have otherwise been prohibited from possessing firearms you may NOT legally possess, or control a firearm. If so, and you are free on bond or personal recognizance and own, possess, or control a firearm, you can be charged with a felony.

DATED this MAY 11 2023, 2023

Judge

Johanna Bender

Statement by the defendant: My address and telephone number will be \_\_\_\_\_

I HAVE READ THIS ORDER. I understand that if I violate conditions of release, I may face consequences including but not limited to additional charges and or the issuance of bench warrant pursuant to CrR 3.2.

*[Signature]*  
Defendant

The defendant appeared  In person;  Through counsel;  Remotely

I am fluent in the Mandarin language, and I have translated this entire document for the defendant from English into that language. I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Interpreter: E. Wong  
(I - signature appropriate via Zoom)

Date: ~~8/11/23~~  
8/11/23

**\*\* Serious Offenses include the following:**

Any Class A felony

Any Attempt to Commit a Class A felony

Any Solicitation or Conspiracy to Commit a Class A felony

Any Class B felony with a Sexual Motivation finding

Any felony with a Deadly Weapon finding

Assault 2<sup>o</sup>

Assault of a Child 2<sup>o</sup>

Arson 2<sup>o</sup>

Burglary 2<sup>o</sup>

Extortion 1<sup>o</sup>

Child Molestation 2<sup>o</sup>

Indecent Liberties

Incest with victim under 14

Kidnapping 2<sup>o</sup>

Leading Organized Crime

Manslaughter 1<sup>o</sup> and 2<sup>o</sup>

Promoting Prostitution 1<sup>o</sup>

Rape 3<sup>o</sup>

Drive-by Shooting

Residential Burglary

Robbery 2<sup>o</sup>

Sexual Exploitation

Vehicular Homicide and Assault (except DSO)

Felony violations of RCW 69.50 with a maximum sentence of at least 10 years.

These include:

1. Manufacture, Delivery, or Possession with Intent to Manufacture or Deliver:
  - a. A schedule I or schedule II narcotic (e.g. cocaine, heroin)
  - b. Methamphetamine or amphetamine
  - c. Flunitrazepam (Rohypnol)
2. Conspiracy to commit offense listed above
3. Delivery of a Controlled Substance to a Minor
4. Possession of Pseudoephedrine with Intent to Manufacture Methamphetamine

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SUPERIOR COURT CLERK  
BY Molly Simon  
DEPUTY

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON  
IN AND FOR THE COUNTY OF KING

STATE OF WASHINGTON,

Plaintiff

vs.

Defendant

Jing Emtage

NO. 23-C-01573-4 KNT  
BA NO.  
CCN NO.

Conditions of Conduct for Persons Ordered  
by the King County Superior Court into  
Electronic Home Detention  
(EHD)  
(ORDTLRA)

The following are court imposed conditions of conduct for participation in King County's Electronic Home Detention (EHD) Program. Compliance with these conditions of conduct shall be monitored by the King County Department of Adult and Juvenile Detention (DAJD) as specified herein. Your continued participation in EHD is subject to strict compliance with the following conditions:

1. **You shall commit no crimes.** DAJD shall monitor bookings into the King County Correctional Facility and the Regional Justice Center for violations of any local, state, federal law or court order. Any booking will result in your removal from EHD and incarceration into secure confinement.
2. **You shall not use controlled substances without a valid prescription and shall not consume alcohol beginning from the date of this order.** Any use of controlled substances, other than as prescribed by a physician, will be considered a violation. You will submit to urinalysis testing as ordered, including a baseline urinalysis to determine the levels of THC within 5 days of beginning participation in EHD and if the THC level does not decrease in your next urinalysis test, this will be considered a violation. DAJD shall monitor compliance with this condition by random urinalysis and breathalyzer testing [ ]1 or [ ]2 times every 30 days. Violation of this condition or failure to submit to testing on demand will result in removal from EHD and incarceration into secure detention.
3. **You shall attend all court ordered therapy and treatment. You must provide a Release of Information to DAJD to verify your compliance.** DAJD shall make phone contact with the therapy and treatment providers [ ]1 or [ ]2 times every 30 days to verify compliance beginning 14 days from the date of this order. Non-compliance will result in removal from EHD and incarceration into secure detention.

4. **You shall attend work or school. You must provide DAJD with a time sheet to be completed upon arrival and departure by a representative at your work or school. You must present this time sheet to DAJD staff when requested.** Also, DAJD shall monitor compliance with the terms of this condition by contacting the employer or school [ ]1 or [ ]2 times every 30 days. Non-compliance will result in removal of EHD and incarceration into secure detention.
5. **You shall be on time when reporting to meetings with DAJD staff.** Sixty (60) minutes late or more will result in your removal from EHD and incarceration into secure detention.
6. **You must arrange for the employer to directly mail your wages to the DAJD caseworker.** Employer-managed direct deposit may be exempt from mailing provided it is authorized by EHD staff. Failure to abide by this condition will result in removal from EHD and incarceration into secure detention.
7. **You must obtain pre-approval to work overtime.** Failure to secure pre-approval for overtime work will result in removal from EHD and placement into Work Education Release (WER).
8. **You shall not forge a document or provide false information to DAJD staff.** Forging a document, or providing false information actually known to DAJD staff will result in removal from EHD and incarceration into secure detention.
9. **You shall maintain an active, primary telephone line with long distance service.** DAJD staff must be provided with a current phone number. Special features or an answering machine on the telephone line used for EHD monitoring equipment is prohibited. Changing the primary phone number without DAJD authorization or adding special features or an answering machine to the primary phone line will result in removal from EHD and placement in WER.
10. **You must not remove the EHD monitoring equipment that was placed on your person or in your home. You must keep the monitoring equipment free of interference or physical damage. You must return the equipment upon termination or completion of EHD.** Tampering with, interfering with, disabling, stealing, physically damaging or destroying the EHD monitoring equipment will result in removal from EHD and incarceration into secure confinement.
11. **You must comply with the curfew and curfew conditions set by DAJD staff.** The EHD monitoring equipment will monitor your daily adherence to the curfew. Leaving your residence early or returning late without DAJD pre-authorization will violate the curfew. Sixty (60) minutes late or more will result in your removal from EHD and incarceration into secure detention.
12. **You must obtain permission from DAJD staff prior to making a change in your residence.**
13. **You will be removed from EHD and placed in WER if you receive three written warnings in a 30 day period for being less than 60 minutes late in violation of conditions 5 and 11 above.**

**MAY 11 2023**

DONE IN OPEN COURT this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

  
 \_\_\_\_\_  
 JUDGE  
 Johanna Bender

I, JING Emtaj, have read, or have had read to me, the above court ordered conditions of conduct for participation in the Electronic Home Detention Program monitored by the King County Department of Adult and Juvenile Detention. I understand what is required of me for participation in this program and agree to abide by the conditions as stated herein. I also understand that if I fail to comply with these conditions of conduct, I will be immediately returned to incarceration in secure detention or placed in the Work Education Release Program (WER).

[Signature]

Signature of Defendant

5-11-2022

Date

My address and telephone number will be:

16868 1st Ave Burien 2065218464

### Interpreter's Declaration

I am a certified interpreter or have been found otherwise qualified by the court to interpret in the Mandarin language, which the defendant understands, and I have translated the EHD Conditions of Conduct Order for the defendant from English into that language.

I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Interpreter Signature: Brenda Wong Dated: 10/11/27  
(e-approved via Zoom 10:25 AM)