OFFICE USE ONLY

OFFENDER REPORT FORM Are you required to register as part of the Sex Offender Registry Program?	P.O. BOX 7925	DOC #
OFFENDER NAME	AGENT'S NAME	UNIT NUMBER
7.	T. C.	I
110 bert teters on	CITY ENG/P	TELEPHONE NUMBER
Weather Sheild 915 State 12 7	RibLake 5440	4/27 - 39/4
EMPLOYER'S NAME	EMPLOYER ADDRESS	170, 3117
EMPLOYER TELEPHONE NUMBER WORK (Hours)	DAYS MISSED AMOUNT OF LAST	DAY CHECK
748-2100 4:00 to1230	300.00	PAT CHECK
SCHOOL NAME (If attending) SCHOOL ADDRE		DAYS MISSED
		-
SINCE YOUR LAST REPORT DID YOU.		The state of the s
Move? Have Police Contacts? No Have Police Contacts? No Have Police Contacts?	Buy or Change Cars?	ou Work In, On or School Property?
VEHICLE INFORMATION (If Changed) LICENSE PLATE # ISSUING STATE VEHICLE YEAR MAK	E MODEL COLOR	DRIVER'S LICENSE NUMBER
SINCE YOUR LAST REPORT DID YOU	WEG NO	VF0 110
Change Jobs? Buy on Credit or Borror	w Money? Have a Cl	nange in Income?
ADDITIONAL EMPLOYER'S NAME	EMPLOYER'S ADDRESS	TELEPHONE NUMBER
If you answered "YES" to any of the boxes above, complete	te the monthly income information as instruct	ed on the reverse side.
If you are currently involved with a treatment program complete the following:		r supervising agent
AGENCY NAME	CONTACT PERSON	
Elmergreen Assoc	Bab Fox	
DATE OF LAST VISIT	NEXT APPOINTMENT DAYS M	ISSED
91 12-01	4-26-01	
WHY WERE DAYS MISSED?	No. Lemma (Inc.)	
ACENCY NAME	CONTACT PERSON	No. 19 to 190
AGENCY NAME	CONTACT PERSON	
DATE OF LAST VISIT	NEXT APPOINTMENT DAYS M	ISSED
	I I	I COLLEGE
WHY WERE DAYS MISSED?		
ON WHAT DATE DID YOU LAST SUBMIT A SUPERVISION FEE PAY	MENT?	
OTHER COMMENTS		Senny 1
* Nieces Babysit.	3 not 2 yrs. Sam	il 2/ + Spruse
(Ed Thole		, , ,
117		
Denny	mation on the managed of the face of	unicable is a time
I declare that the above information and the information account of my activities and financial status since be sufficient for the revocation of my supervision.	my last report. I understand that any false	pplicable, is a true information may
OFFENDER SIGNATURE		DATE SIGNED
1. Alle		14-12-00

REQUEST FOR OFFENDER/INMATE SEARCH DATE 6/6/01	
OFFENDER NAME/NUMBER Robert Peterson / Victor Wiley	
AGENT REQUESTING SEARCH <u>Sue Klemann</u>	
X A. OBSERVATION OF OFFENDER B. EVIDENCE OF CONTRABAND C. INPO, GIVEN BY OFFENDER X D. PRIOR EXPERIENCES WITH OFFENDER E. PRIOR SEIZURES OF CONTRABAND X F. RELIABLE INFORMATION BY INFORMANTS	
agents participating Sue Flemaiul	
LAW ENFORCEMENT PRESENT Trwestigator Gary Knueger Deputy Bill Bren Carpety Breck Bl	ema
SEARCH DOG & RANDLER _/	J. 11 W
SUPERVISORY APPROVAL X YES NO DID NOT WEE	
ADDRESS SEARCHED 4730 CTH D Westborg	
CIVILIANS PRESENT	
AREAS SEARCHED Entire house + garage	
UNUSUAL INCIDENTS NONE	
CONTRABAND SEIZED NONE	
CONTROLLED SETTEN	
CONTRABAND LOCATION	
OFFENDER'S CUSTODY STATUS Both detained.	
THORING .	
AND THE REPORT OF THE PROPERTY	

1.1

DEPARTMENT OF CORRECTIONS Division of Community Corrections DOC-10 (F 1v , 2/01)

PROBATION / PAROLE RULES

WISCONSIN Administrative Code Chapter DOC 328 Federal Law 42 U S C ss 290DD-3. 290ee-3 Federal Regulation 42 C F R Part 2

OFFENDER NAME

Robert Peterson

DOC NUMBER

Notice If you are on parole and sentenced for crimes committed on or after June 1, 1984, or have chosen to have the new Good Time Law apply to your case and you violate these rules, the highest possible parole violator sentence will be the total sentence less time already served in prison or jail in connection with the offense

As established by Administrative Rule DOC 328 11, you have an opportunity for administrative review of certain types of decision through the offender complaint process

The following rules are in addition to any court-ordered conditions. Your probation or parole may be revoked if you do not comply with any of your court-ordered conditions or if you violate any of the following rules

- You shall avoid all conduct which is in violation of federal or state statute, municipal or county ordinances, tribal law or which is not in the best interest of the public welfare or your rehabilitation. Some rules listed below are covered under this rule as conduct contrary to law and are listed for particular attention
- You shall report all arrests or police contact to your agent within 72 hours
- You shall make every effort to accept the opportunities and counseling offered by supervision

The confidentiality of drug and alcohol treatment records is protected by Federal laws and regulations. Generally programs you are involved in may not say to a person outside the Department of Corrections that an offender is attending the program, or disclose any information identifying him/her as a drug/alcohol abuser unless 1) You consent in writing, or 2) The disclosure is allowed by a court order, or 3) The disclosure is made to medical personnel in a medical emergency or to a qualified personnel for research, audit, or program evaluation, or 4) You commit or threaten to commit a crime either at the program or against any person who works for the program. Programs that contract with the Wisconsin Department of Corrections can release information to Wisconsin Department of Corrections staff

Violation of the Federal law and regulations by a program is a crime. These regulations do not protect any information about suspected child abuse or neglect from being reported under state law to appropriate authorities

Refusal to sign the consent for releasing information, including placement for treatment, shall be considered a refusal of the program

- You shall inform your agent of your whereabouts and activities as he/she directs
- 5 You shall submit a written report monthly and any other such relevant information as directed by your agent
- You shall make yourself available for searches or tests ordered by your agent including but not limited to urinalysis, breathalyzer, DNA collection and blood samples or search of residence or any property under your control
- You shall not change residence or employment unless you get approval in advance from your agent, or in the case of 7 emergency, notify your agent of the change within 72 hours Must have advance approval.
- You shall not leave the State of Wisconsin unless you get approval and a travel permit in advance from your agent
- You shall not purchase, trade, sell or operate a motor vehicle unless you get approval in advance from your agent.

 You shall not borrow money or purchase on credit unless you get approval in advance from your agent
- 11. You shall pay monthly supervision fees as directed by your agent in accordance with Wis. Stats. s.304.073 or s 304.074, DOC Administrative Rule Chapter 328,043 to 328 046 and shall comply with any department and/or vendor procedures regarding payment of fees.
- 12 You shall not purchase, possess, own or carry any firearm or any weapon unless you get approval in advance from your agent Your agent may not grant permission to carry a firearm if you are prohibited from possessing a firearm under Wis. Stat s 941.29, Wisconsin Act 71, the Federal Gun Control Act (GCA), or any other state or federal law. Lenield
- 13. You shall not, as a convicted felon, and until you have successfully completed the terms and conditions of your sentence, vote in any federal, state or local election as outlined in Wisconsin Statutes s.6.03(1)(b).
- You shall abide by all rules of any detention or correctional facility in which you may be confined.
- 15. You shall provide true and correct information verbally and in writing, in response to inquiries by the agent
- 16. You shall report to your agent as directed for scheduled and unscheduled appointments. Fueru Friday

I have reviewed and explained these	rules to the offender	I have received a co	ppy of these rules.
AGENT SIGNATURE	AREA NUMBER	OFFENDER SIGNATURE	DATE SIGNED
/ Jullemann	60618	Kolse A Latorsen	16-11-01

Offender Name: Robert Peterson DOC#395343

A. You shall have no contact with your victims nor any of their family members without prior agent approval. This includes face to face, telephone, mail, electronic, third party or "drive by" contact. You shall not enter any property around or occupied by your victims.

B. You shall have no contact with anyone under the age of 18 without prior agent approval. You shall not attend any social gatherings where anyone under the age of 18 is present without prior

agent approval.

C. You shall not establish, pursue nor maintain any dating and/or romantic and/or sexual

relationship without prior agent approval.

- D. You shall fully cooperate with, participate in, and successfully complete all evaluations, counseling, and treatment as required by the agent, including but not limited to sex offender programming. "Successful completion" shall be determined by your agent and treatment provider(s).
- E. You shall not reside or "stay" overnight in any place other than your approved residence without prior agent approval. "Overnight" is defined as the daily period of time between 8:00 p.m and 6:00 a.m. unless redefined by your agent in advance. Ok for Weathershield only.

F. You shall permit no person whether juvenile or adult to reside nor "stay" overnight in your

designated residence at any time without the prior approval of the agent.

G. You shall not possess, consume, or use any controlled substances or possess any drug paraphernalia without a current prescription from a physician from whom you are receiving medical treatment. Verification must be provided to agent as directed.

- H. You shall not possess or consume any alcohol, unless given prior approval from your agent. You shall not enter into any establishment whose primary purpose is the sale or consumption of alcohol including but not limited to bars, taverns, and liquor stores, unless given prior approval from your agent. You shall not attend any social gatherings where alcohol is served without prior agent approval.
- I. You shall not possess nor view any sexually explicit material visual, auditory not computergenerated - without prior agent approval.

J. You shall obtain agent approval before accepting any offer of employment and prior to beginning any volunteer/community service work.

- K. You shall not reside, visit, nor work near any parks, day care centers, swimming pools, schools, beaches, theaters, shopping malls, video arcades, bowling alleys, nor other places where children may be present without prior agent approval.
- L. You shall have a face to face contact with law enforcement as directed by your agent.

M. You shall not leave your county of residence without prior agent permission.

N. You shall pay all court ordered financial obligations and treatment payments as directed by your agent, in accordance with your established payment plan.

Agent:	Du	e Kler	nann	60618	Date:	6-11-01	
Offender:	/					6-11-01	

DEPARTMENT OF CORRECTIONS
Division of Community Corrections
DOC-2065 (1/01)

, ,

SEX OFFENDER RECLASSIFICATION CHECKLIST

Appendix

WISCONSIN Wisconsin Statute Section 304.06(1q) Administrative Code Chapler DOC 330

OFFENDER	NAME	7	DOC NUMBER	DATE	CURRENT LEVEL OF SUPERVISION
	Kolovet	teterson)	naraila	10/1	
	100er7	TETERSON	275343	0/30/01	HR-SO
PROGRESS	IN TREATMENT				
		duced supervision based on the following	dl_at		
,	,				
₩.	Regular attendance w	ofth no unexcused absences in the last	6 months		
No.	Active participation in	sex offense specific treatment	0.00-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-		
1	Offender appropriately	y confronts others in group treatment			
	Completion of all home	ework assignments and evidence of an	attempt to do a quality	iob	
	No violations of the tre	eatment contract	,	19-3	
	Compliant with establish	shed payment plan for treatment			
	Demonstrates increas	ed internal motivation for treatment			
₽	Acknowledges and tal	kes full responsibility for crime of convic	ction		
•	Completion of a writter	n offense cycle with demonstrated unde	erstanding of cycle		
	Completion of a writter	n relapse prevention plan and demonst	rated ability to use plan		
	Reduction in attempts	to "split" team members			
	Demonstrates increase	ed awareness of victim impact and is d	eveloping victim empath	nv	
	Venfication that the off	fender is using techniques, such as cov	ert sensitization, to inte	πυοι deviant arous	al
	Compliant with recomm	mended medications		pt =5 thant aloud	
	All treatment needs me				
APPROPRIA	NTE RELATIONSHIPS A	AND COMMUNITY SUPPORT			
N	Becommized and tomb	nates inappropriate relationships			
IQ/	Fetablishes same ass	ropnate social relationships and commi			
EV	Domonetrates the abd	topriate social relationships and commi	unity support		
12	Demonstrates the aug	ity to maintain age appropriate, profess	ional and personal relati	onships that are no	on-cominal
12	Articulates the etatus	erstanding of how positive relationships and benefits of relationships	in the community have	influenced non-crit	minal behavior and thinking
	Has had no unauthorn	and perients of relationships			
	Identifies an appropria	zed contact with victims or anyone under	er the age of 18 in the la	st 6 months	
	Co-habitor or cionifical	ate community support person willing to	participate in offense sp	pecific education	
	Co-habitor or significan	nt other is supportive of treatment and i nt other articulates the status and bene	willing to participate in tr	eatment and sex o	ffense specific education as needed
	Co-habitor or significan	nt other demonstrates an average of	its of relationship		
	Co-habitor or significan	nt other demonstrates an awareness of	the offender's criminal	history including th	e current offense
Ц	Contabilor of significal	nt other has knowledge and awareness	or the offender's risk to	children and other	potential victims
STABLE AN	D SAFE RESIDENCE				
	,				
应	Demonstrates the abili	ity to maintain a stable and safe resider	nce. A safe residence is	one that limits the	offender's contact with victims, potential
	vicams, and persons u	inder 16 years of age			
STABLE AN	D SAFE EMPLOYMENT	Т			
17	**************************************				
囡	Demonstrates the abili	ity to maintain stable and safe employm	nent. Safe employment	limits contact with	victims and potential victims and allows
	The supervising agent	to consistently locate the offender			
	nas a positive evaluat	tion or progress report (written or verbal	l) from immediate work s	supervisor	
SUBSTANC	E ABUSE TREATMENT	(For Offenders With Substance Abuse	Treatment Percommen	dations)	
				5	
	Has entered a recomn	nended substance abuse treatment pro	gram and is making con	sistent progress in	the program
	OR				
	Has successfully com	pleted a substance abuse treatment pro	ogram		
OTHER CON Violence Pro	RRECTIONAL PROGRA	AMS (For Offenders Who Are Recomme ograms, Psychiatric Treatment, etc.)	ended For Correctional	Programming Other	r That AODA Treatment, i.e., Domestic
	Has entered recomme	ended programming and is making cons	sistent progress in the pr	rogram	
	10 To	pleted treatment program			

LEISURE ACTIVITIES
Activities limit contact with victims and potential victims
Allows the supervising agent to consistently locate the offender
Identifies appropriate lessure activities and recognizes the benefit/s of each activity
Articulates how relapse prevention plan is used when engaging in leisure activities
COMPLIANCE WITH CONDITIONS OF SUPERVISION (Including But Not Limited To The Following)
Keeps probation and other related appointments and is generally on time
Is open to discussing the offense and treatment progress
Does not try to control the probation agent or the content of visits
No technical violations related to the offense cycle within the last 6 months
No violation of special rules within the last 6 months
No alcohol or drug use within the last 6 months
No unauthorized contact with the victim/s or with anyone under 18 years of age
Full compliance with sex offender registration and DNA collection requirements
Consistent payment of restitution, fines, supervision fees, other court-ordered financial obligations
Community complaints regarding the offender have been adequately addressed
SEX OFFENDER REGISTRATION
Consistent compliance with sex offender registration requirements
Provides appropriate notification to registry prior to moving
Decision: ☐ High Risk - Sex Offender ☑ Maximum ☐ Medium
OMMENTS/RATIONALE FOR DECISION
Duc to viol. frans from 60616 to 60618 6/01 Dut
on Int. terminates relationship of girlfrions
Very Dos. more on & part She was a substance
Abbucan Prositive land the Karl
Ach who will be furning envoice. Has kept
Aut informed of where abouts & Activities. Gogs
fartic in Sot. Statt of Fox no objection to
lowering Massix
the state of the s
GENT SIGNATURE SUPERVISOR SIGNATURE
Sul Clemann XD. 9-31-01

DEPARTMENT OF CORRECTIONS Division of Community Corrections WISCONSIN DOC-8 (Rev 12/00) OFFICE USE ONLY For Registered Sex Offenders Only -Please Indicate OFFENDER REPORT FORM If any changes in residence, employment, DOC# school or vehicle use, a copy must be mailed to: WISCONSIN DOC-SORP Are you required to register as part YES DATE OF BIRTH P.O. BOX 7925 of the Sex Offender Registry Program? MADISON, WI 53707-7925 OFFENDER NAME AGENTS NAME UNIT NUMBER Sobert ne OFFENDER ADDRESS ZIP CODE TELEPHONE NUMBER W4730 Melforo 427-3914 54490 EMPLOYER'S NAME EMPLOYER ADDRESS EMPLOYER CONTACT 6) Parther 1150 Annette Tike START DATE **EMPLOYER COUNTY** JOB TITLE UNEMPLOYED EMPLOYER TELEPHONE NUMBER WORK (Hours) DAYS MISSED AMOUNT OF LAST PAY CHECK 10/2 30 SCHOOL NAME (If attending) SCHOOL ADDRESS DAYS MISSED DATE OF ENROLLMENT FULL TIME PART TIME SINCE YOUR LAST REPORT DID YOU NO NO YES NO YES NO Move? Do You Work In, On or Have Police Contacts? Buy or Change Cars? Around School Property? If you answered "YES" to any of the boxes above, explain here: VEHICLE INFORMATION (If Changed) LICENSE PLATE # ISSUING STATE VEHICLE YEAR MAKE MODEL COLOR DRIVER'S LICENSE NUMBER SINCE YOUR LAST REPORT DID YOU YES NO NO Change Jobs? Buy on Credit or Borrow Money? Have a Change in Income? ADDITIONAL EMPLOYER'S NAME **EMPLOYER'S ADDRESS** TELEPHONE NUMBER If you answered "YES" to any of the boxes above, complete the monthly income information as instructed on the reverse side. REFERRAL INFORMATION If you are currently involved with a treatment program or were referred to another agency by your supervising agent complete the following: AGENCY NAME CONTACT PERSON bhergreen Sob DATE OF LAST VISIT NEXT APPOINTMENT DAYS MISSED WHY WERE DAYS MISSED? CONTACT PERSON DATE OF LAST VISIT NEXT APPOINTMENT DAYS MISSED WHY WERE DAYS MISSED? LAST SUBMITA SUPERVISION EEE PAYMENT? ON WHAT DATE DID YOU OTHER COMME

declare that the above information and the information on the reverse side of the form, if applicable, is a true account of my activities and financial status since my last report. I understand that any false information may be sufficient for the revocation of my supervision.

OFFENDER SIGNATURE

DATE SIGNED

CONTACT PERSON

DATE OF LAST VISIT

MEXT APPOINTMENT

DAYS MISSED

AGENCY NAME

CONTACT PERSON

MEXT APPOINTMENT

DAYS MISSED

DATE OF LAST VISIT

DAYS MISSED

MEXT APPOINTMENT

DAYS MISSED

DAYS MISSED

ON WHAT DATE DROP VISIT SUBMIT SUPERVISION REPROPRIEST OF DAYS MISSED

OTHER COMMENTS

I declare that the above information and the information on the reverse side of the form, if applicable, is a true account of my activities and financial status since my last report. I understand that any false information may be sufficient for the revocation of my supervision.

OFFENDER SIGNATURE

DATE SIGNED

CONTACT		PECIAL CIRCL		IN RED INK
DATE MM/DD/YY			.5	DESCRIPTION OF ACTIVITY
	PERSON	METHOD	PLACE	483
			1	
				Into house.
			-	7,40,6
			1	low lifes at house no contact w
RIZIAI	11	1	11	victim, no alcohol or dugs no
0/401				Contact with minor cousins
		_		make payment in next couple
				of weeks. Prob. Start.
		1	8,	Lollary'ma www.
8/10/01	0	-		VFW (Medford) next Sat. midnight
8/10/01			•	Juss Pester Cousin (20) Works
, 1 ,	1			on house in space time. Wansan
81601	+	+		alders & Schofiela Frans audio.
((
2111/21	1	1	1	Everything good curfew in tact,
STOOL		,	-	following rules
0/121/01	1	1	3	gesting house che to own
8/23/01	-1	1	1	git fuzing to cont agt.
			V	The got Some Stuff out
				Upper tening to break
-			2	Stuff. She will be
			4	Woming ouer tomorrow
				We there.
				hanging u/ Sam (clinger (18) + Krista Busse (20)
				+ (Crista Busse (20)
				fullowing Rules,
8/30/01	/	,	,	
9/20/01	(1	Planning to find defo
				gle Vinginto Abbyland
			4	modrugs fale. Colowing
		1000	1	ulla Kule Ta de la courre
			6	nove of 17/m of 29
			1	nove is Can hot liethere
			E	Such van this where
			0	Use exi
			6	Attending SOT

CHRONOLOGICAL LOG

AGENT AREA # 60618

OFFENDER NAME Last

395343

PAGE

ADDRESS

SUPERVISIONLEVE

DISCHARGE DATE

MI

CMC CLASS

CONTACT CODES

1. Offender 2. Collateral PLACE: 1. Agent's Office

2. Offender's Employment

3. Offender's Home

NOTES

METHOD:

DATE

PERSON:

1. Face-to-Face

4. Jail

2. Phone

5. Other

3. Mail

4. Other

	DOCUMENT SPECIAL CIRCUMSTANCES IN RED INK
CONTACT	CONTACT CODES

MM/DD/YY				DESCRIPTION OF ACTIVITY
	PERSON	METHOD	PLACE	
9/4/01	1	1		Speeding fechet Kenlin 9/3/01 10:05 73 ina 55
9/7/01	(l	1	Hollowing Rules. Disc SOT Ho max. Sup after SOT no ale / drugs (A)
9/13/01	7	1	1	no?'s max Menards steres Compact shop following rules, sober, no probsid exit
				UA - neg.
9/26/01	300 L	101	3	gif there trying to work things but notes around
9/27/01	1	1	1	disc oun hunting disc.
				Where A would go + w/dad Ok. disg. Trista at execut length. Plans to
				Refinance nome Oktor Pacine to more in Kyles 6. f.

	OCUMENT SP			IN RED INK
CONTACT DATE	0	ONTACT CODE	S	DESCRIPTION OF ACTIVITY
MM/DD/YY	PERSON	METHOD	PLACE	DESCRIPTION OF ACTIVITY
10-11-01	1	,	/	by/2001 - 26 51 - C1
011-01	1		1	following Rules. Staying Solver No prb at Resid. Work going well. Ving ento Marache
				Mopro at Kesia
				work going well-
				Vingento Marache
918/01		,	3	Dans in drawing
110/01		- (9	Cars in driveway. no
				one answer Dook
	,			
	/	2	/	Message: A Saibhewas Asleep when stoppes.
				agleep when stoppes.
0/0-1,	,	,	,	
122/01	/	/	/	going to Colby.
				Listill cooking for anothe
				Top wid not refinance
				Chouse get.
			The second	factoring Rules.
				Ariene Carne to house at
				Otronold Limale
				sashes are whentold
				17 fold he ale hade
				Clean of the
Martal	. ,	,	,	2.1 1 2+=
925/01	/		1	attender SOT
				agt gone. notings.
				, 0
1				provided agt map where
30/01	1	1	1	nunting opening when
00/01	. (/	no- Chap Serchen Can not
				more in W. D. Dagnees it
				Would be tionble He told
			-	Chapke would ask.
				Oktorlassie tobabysit
				pary at nome whele a
				nunting.
			13.3	T. Baner: fullowing
18/01	1	1	/	Blans to come in 1/9/01
1 '	1		/	blans to come in 19/01

CH	ROI	IOV	.OG	ICA		00
OII	IVUI	AOL	.UG	LA	100	

AGENT AREA # PAGE 60618 OFFENDER NAME Last eterson Robert ADDRESS CONTACT CODES SUPERVISION LEVEL

1. Offender

PLACE: 1. Agent's Office

2. Collateral

2. Offender's Employment

3. Offender's Home

METHOD:

PERSON:

1. Face-to-Face

2. Phone

4. Jail 5. Other

3. Mail

4. Other

DISCHARGE DATE

NOTES

DC	CUMENT SPE	ECIAL CIRCU	MSTANCES	IN RED INK
CONTACT DATE MM/DD/YY	CONTACT CODES			DESCRIPTION OF ACTIVITY
	PERSON	METHOD	PLACE	
11/9/01	1	1	1	no problems rep. at home. Work going weel. did Lest for fox Confus about
				descuss of Fox. following
11/14/01	1	2	1	Message? Lake consin
11/19/01	#		3	to wans are for D.L. no one answeres Dook. s van gone no prb notes.
11/19/01	1	1	1	had p. o Cont, g. I Leph
230			1	vantes her to clean up.
12/3/01	1	(/	took test for fox
				following Rule
			1	nodrugo refin nome

CONTACT	OCUMENT SP	ONTACT CODE	THE RESERVE OF THE PARTY OF THE	
DATE MM/DD/YY	PERSON	METHOD	PLACE	DESCRIPTION OF ACTIVITY
			10.02	
21.1	1/2		,	Wfox
16/01	12	1	1	but of SOT
				disc test
				swell be going to 1st Shift
2/11/01	2	/	3	Room mate:
, /				Dust home. no pris notes,
10/16/6	-		/	Working. Draying
			8	John following Rule X mas at L home w
				family.
1-4-01	1	1)	1shift weather shield x-mas
				avesome. 30 people @ his hse.
				THE METALS. NO PLODS NOTED
1/18/02	1		1	When show. must by Co's. Sup Fees. mest by.
11.0102				have ok. Michel and grownete net good.
1-22-62	ı	2	1	A called to tall me I'd be getting a latter from Cossie. It also
				he broke into his briends on a
				Stale an amp. Als course at
				home whelist rappened
2.1				
2/01/02	1	((No chipo, No violations. No ADDA. esc. NUPC- No muis no victiri, phip OK. when good,
				I over the foot
2/15/02	/	1	/	Asaid eventone tring to get A in trouble for car stereo. Work
11				tras ble la and stoppe I lake

*** COPY FOR AGENT'S FILE ***

April 11, 2002



In The Matter Of:

Offender Name: PETERSON, ROBERT L

DOC Ref #: 395343-A Agent Area #: 60618

Agent Phone #: 715-748-1515

This is to inform you that the above offender, who was ordered by the court to pay you restitution is approaching discharge from supervision. The restitution is currently unpaid and within the next 90 days one of the following will occur:

- Restitution will be paid in full.
- 2. Probation will be extended by the Court.
- 3. Probation will be terminated or revoked.
- 4. The Court will order a judgement against the offender in your favor and you will be provided a copy of that judgement.

Questions regarding this can be answered by the agent assigned to the case at the above phone number.

Further information regarding your options may be obtained from the Victim/Witness Coordinator in your county, or from your attorney.

WISCONSIN DEPARTMENT OF CORRECTIONS

Scott McCallum Governor

Jon E. Litscher Secretary



153 S. 2nd St., #201 Medford, WI 54451-1810 Phone 715-748-3504

State of Wisconsin Department of Corrections

Court Obligations

Date 4-24-02	
Offender: Robert Peterson DOC# 395343	
In Court Case # 000002 your court obligations total was 1,305.42	You have paid
153.82 since you were placed on probation or paroled You need to have this paid o	ff three months prior
to discharge or you will be extended. Work on paying this immediately.	

Toni Bauer, 60618

Scott McCallum Governor

Jon E. Litscher Secretary



153 S 2nd St, #201 Medford, WI 54451-1810 Phone: 715-748-3504

State of Wisconsin Department of Corrections

Supervision Fees

Date: 4-24-D7
Offender Robert Paterson DOC# 395343
You are currently assessed to pay \$ 30.00 a month in supervision fees. Our records show that you have only paid \$ 0.00 as of 124-24-02. You are in arrears of \$ 570.00 Work or paying this immediately. To pay up to your duscharge you need to bring \$ 720.00.
Toni Bauer, 60618

Probation/Parole Rule No. 11- "You shall pay monthly supervision fees as directed by you agent in accordance with Wis. Stats. S.304.073 or s 304.074" Failure to pay is a violation of your Probation/Parole Supervision

DEPARTMENT OF CORRECTIONS
Division of Community Corrections
DOC-212 (Rev. 9/96)

ORDER TO DETAIN

WISCONSIN Wisconstn Statutes Sections 48.22, 57.06, 973 10(3) & 302 31 Administrative Rules Chapter DOC 328 22 & 333

	5-6-02	
ro Taylor Co. Jail	INTENSIVE SANCTIONS - SAFEKEEPER	
Pursuant to the authority by Statute and Administrative Rule of the Dare directed to hold in custody the below-named	Department of Corrections, you	
RE Robert L. Peterson (Ollender's Name)	DOC Number <u>395343</u>	
Conviction Felony Misdemeanor	Date of Birth 7-17-81	
The above-named was convicted on 8-25-00	ţr	1
3ranch — Circuit Court of Taylor	County of the charge(s)	
Theft-Movalde Property 21000	943.20(1)(9)	· —-
and is now on probation / parole supervision, or is a Wisconsin State F	Prison offender.	
The above-named is to be held in your custody until further instructi	ions are received from the	
indersigned or a duly authorized representative of the Department of	Corrections.	
AME	AREA#	
Toni Bauer PAP agent	TELEPHONE #	
153 S 2nd Street #201 Modford	748-1515	
Behavior or violation resulting in custody:		
Violation of no contact rule	FOR SUPERVISORS USE ONLY CODE REIMBURSABLE HOLD 1 YES NO	
ISTRIBUTION: Original - Law Enforcement Agency; Copy - Supervisor; Copy	DETENTION REASON CODE	
	· Case File	

DEPARTMENT OF CORRECTIONS Division of Community Corrections DOC-414A (Rev. 2/02)

WISCONSIN Administrative Code Chapters DOC 331 & 328

OFFENDER NAME	N	OTICE OF VIOL		RECEIPT				
Robert L. Peter	ron	395343	AGENT NAME			AGENT AREA NUMBER		
	# of all cases for whi		Toni Bauer	NAME OF		60618		
CASE# 2000C	M000002	CASE#	ecommended:	ALL CA	ISES [NOT ALL CASES		
CASE#		CASE#		CASE#				
I have been a	dvised that I am alle	ged to have viola	ted the condition	ns, rules or	regulatio	ns of my supervision		
as follows.								
or me rion	allon and Parme rines	ginned by the attan	dar on 6 11 00			a violation of rules 16B		
2) On or abou	on or about April 3 rd , 5 rd , 16 rd , and May 6 th of 2002, Robert Peterson did lie to his probation agent, this is a violation of rule 15 of the Probation and Parole rules signed by the offender on 6-11-02							
On or about	On or about May 7, 2002, Robert Peterson did violate the jail rules, this is a violation of rule 14 of the Probation and Parole rules signed by the offender on 6-11-02.							
4) On or abou								
5) On or abour	5) On or about the month of April 2002, Robert Peterson was on school grounds without agent approval, this is a violation of rule 16K of the Probation and Parole rules signed by the offender on 6-11-02.							
6) On or about	On or about the month of April 2002, Robert Peterson did let a minor enter his home, this is a violation of rule 16E							
7) On or about	of the Probation and Parole rules signed by the offender on 6-11-02. On or about the month of April 2002, Robert Peterson did maintain a dating relationship without prior agent approval, this is violation of rule 16C of the Probation and Parole rules signed by the offender on 6-11-02.							
OFFENDER'S SIGN	1 Patro	DATE SIGNED STATE STATE REFUSES TO SIGNED	ights and Waive	rs" which w	ere revie	wed by me		
4	(Server's			that on the		_ day of		
Procedures", f	he "Notice of Violati	d correct copy of			11			
	aivers" were served			atement of				
by handing to	and leaving with tha	t person the same				•		
SERVERS SIGNATI	RE 20 - 12 47 72 73 15 57			and at any or a property of	The spinored in a			
			And the second s	and the second s	UATE SIGN			
DISTRIBUTION: DOC	414a Onginal - Offender, Copy	y - Hearings and Appeals, C	Copy - Case File					

DEPARTMENT OF CORRECTIONS Division of Community Corrections DOC-414A (Rev 2/02)

WISCONSIN Administrative Code Chapters DOC 331 & 328

AMENDED

	NOTICE OF VIO	LATION AND F	RECEIPT	
OFFENDER NAME Robert L. Peterson	395343	AGENT NAME	1	AGENT AREA NUMBER
Court Case # of all case		Toni Bauer	MALL CAREC	60618
CASE# _2000CM000002	CASE#	recommended.	ALL CASES CASE #	☐ NOT ALL CASES
CASE#	CASE#		CASE#	
I have been advised that I as follows:	am alleged to have viol	ated the condition	ns, rules or regula	tions of my supervision
 On or about April 3rd, 5rd violation of rule 15 of the On or about May 7, 2002 and Parole rules signed be On or about the month of violation of rule 16E of the On or about the month of violation of rule 16K of the On or about the month of the Probation and Parol On or about the month of the Probation and Parol On or about the month of 	April 2002, Robert Peters ole rules signed by the offer, 16 th , and May 6 th of 2002. Probation and Parole rules, Robert Peterson did violarly the offender on 6-11-01. April 2002, Robert Peters he Probation and Parole rules April 2002, Robert Peters he Probation and Parole rules April 2002, Robert Peters he Probation and Parole rules signed by the offer April 2002, Robert Peters of rule 16C of the Probation of rule 16C of the Probation	nder on 6-11-01. 2, Robert Peterson of signed by the offete the jail rules, this on did stay the night on was on school go les signed by the offet on did let a minor of on did let a minor of on did maintain a did maintain a did maintain a did signed by the order on 6-11-01.	did lie to his probatender on 6-11-01. It is a violation of rest at an unapproved ffender on 6-11-01. It is prounds without age of ffender on 6-11-01. It is the his home, this lating relationship.	ion agent, this is a ule 14 of the Probation I residence, this is a ent approval, this is a is a violation of rule 16F
	DATE SIGNED DATE SIGNED S-14-C NDER REFUSES TO SI	Rights and Waiver	which were reward with the sign with the sig	viewed by me.
CERTIFICATE OF SE		certify	that on the	day of
,,a	(Server's Name) true and correct copy of			day or
Procedures", the "Notice o				g
Rights and Waivers" were	served upon			
by handing to and leaving		Auto-securities IIIV		
SERVERS SIGNATURÉ			DATE SI	GNED
DISTRIBUTION: DOC-414a Onginal - Of	ender, Copy - Hearings and Appeals,	Copy ~ Case File		

Division of Community Corrections DOC-429 (Rev 2/02) INSTRUCTIONS: A copy of the N OFFENDER NAME (as shown on col)	folice of Violation an	REVOCAT	a) must be attached to th	G REQUEST	WISCON Administrative C Chapter DOC 331 &
OFFENDER NAME (as shown on cou Robert L. Peterson	rt order)		DATE OF BIRTH	BOOKING NUMBER	DOC NUMBER
STATUS TO BE REVOKED (Check at	I nontraction	Out to the second	7/17/81		395343-A
Probation - Felony		OURT CASE NO (S)	OFFENDER'S CURRENT	ADDRESS	
K 7	Parole	000.00	Taylor County Ja		
Probation-Misdemeanor DATE OF PRELIMINARY HEARING		OCM2 DER WAIVED PRÉLIMI	224 South Secon	d Street, Medford,	WI 54451-1899
DETENTION STATUS (Check all apple	1	DER WAIVED PRECIMI	DATE (Date of 5/13)	Cage Review)	RY HEARING NOT REQUIRED
Offender is Not Currently Offender was Detained an	In Custody Id Released - Speci	fy#Days Detained		fender is Detained And Hastody Since 5/6/02	ıs Been İn
Taylor County Jail, 224 S	(-r)-00-110-0 -1 11	tract Madford	TIT 64461 1000		
NAME OF DEFENSE COUNSEL	outil Becond S	ADDRESS (Inch	W1 54451-1899		
To Be Determined (if attor	nev is not known)	ADDRESS (IIICI)	Joing Zip Code)		TELEPHONE NUMBER
	TO TO THE RICHITY				(Include Area Code)
NAME OF OFFENDER'S AGENT	AREA NUMBER	ADDRESS (Inclu	(de Zip Code)		TEL EDUONE AN HOUSE
		153 South	Second Sreet, #20	1	TELEPHONE NUMBER (Include Area Code)
Tom Bauer AGENT E-MAIL ADDRESS	60618	Medford, V	VI 54451-1810		715-748-3504
agent does not have e-mai	can a moul th	rough DA2 May	d 771 A		FAX NUMBER
NAME OF AGENT'S SUPERVISOR	ADDRESS (Include	Zm Code)	ner, Blaine A.		715-748-1114
	PO Box 170'	7			TELEPHONE NUMBER (Include Area Code)
Kevin Rusch	Wausau, WI	54402-1707			715-261-1602
SUPERVISOR'S E-MAIL ADDRESS					FAX NUMBER
Rusch, Kevin					715-748-1648
DOCUMENTARY AND OTHER EVIDEN Agent's Case File (Including	CE TO BE CONSIDE				
limited to Judgements of		Police Reports		itten Witness Statements	
Revocation Summanes, re-		Medical Reports		low and Indicate why with	eas will be
violation reports & warrants		Lab/Chemical R		able to appear at hearing	
Offender's written statemer the alleged violation.		Photographic E	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ner Documentary Evidenc	e (Specify)
ALLEGATIONS	**				
See attached 414a WITNESSES (Include agent, if applicable	, and place * before a	ny wilness for whom a si	ibnoena will be required)		
7.	AGU	ess			
Agent Toni Bauer	153	South Second	Street, #201; Med	ford, WI 54451-18	10
Agent Shannon Kraucyk	153	South Second	Street, #201; Med:	ford, WI 54451-18	10
*Sue Klemann	153	South Second	Street, #201; Med	ford, WI 54451-181	10
					Ĭ
FOR PAROLE/EXTENDED SUPERVISION	N REVOCATION ON	Y Tot	oe forwarded as soon as	available	
OLD MR LAW Good time ay	allable for forfeiture	_	years	months	days
Forfeiture rec	ommendation		years	months	days
Approved ear	ning of good time or	n forfeited good time	YES	□ NO	uays
NEW MR LAW Remainder of			V.50000000000		
Recommended period of reincarcerations			years	months	days
		eralions —	years	months	days
EXTENDED SUPERVISION Rema		_	years	months	days
	nmended penod of r	eincarcerations	years	months	days
SUPERVISOR'S SIGNATURE		Reserved View of the Control of the		UMBER	DATE SIGNED
Marine Production Day	St.) 1		606		5/17/02
DISTRIBUTION: Original - DOA,	Division of Hearing	s & Appeals (Attach	copy of DOC414A); C	opy - Case File; Copy -	Supervisor

STATE OF WISCONSIN.

Plaintiff,

_ ___

MOTION TO REVOKE DEFERRED PROSECUTION AGREEMENT

V.

ROBERT L. PETERSON.

Defendant.

Case No. 2000CF000024

NOTICE OF MOTION

PLEASE TAKE NOTICE that the following motion will be heard before the Honorable Gary L. Carlson on July 2, 2002, at 3:45 p.m., at the Taylor County Courthouse, Medford, Wisconsin.

MOTION

NOW COMES the State of Wisconsin, by District Attorney Mara C. Johnston, and moves the Court for an order revoking the deferred prosecution agreement which was filed with the court on August 28, 2000. Attached as Exhibit A and incorporated by reference herein is a copy of the Deferred Prosecution Agreement and Order. As conditions of the deferred prosecution agreement, the defendant was required to successfully comply with the terms and conditions of probation that were ordered in Taylor County Case Number 2000CM2. Attached as Exhibit B and incorporated herein is a copy of the defendant's rules of probation signed by his probation agent and himself on June 11, 2001.

The State knows that the defendant has failed to comply with the terms and conditions of his probation and that his probation agent has initiated probation revocation proceedings. Attached as Exhibit C and incorporated by reference herein is an affidavit of the defendant's current supervising probation agent, Toni Bauer. The deferred prosecution agreement specifically states:

"7. If the defendant engages in behavior which subjects him to revocation proceedings, the State would make a motion to revoke the deferred prosecution agreement and enter judgment based upon the defendant's guilty plea to Second Degree Sexual Assault of a Child. The State would be permitted to do this even if probation was not ultimately revoked."

Therefore, since the defendant failed to comply with the conditions of the deferred prosecution agreement and the defendant is subject to revocation proceedings, the State moves the court to revoke the agreement, find the defendant guilty of Second Degree Sexual Assault of a Child based on his guilty plea, and schedule this matter for a sentencing hearing.

Dated this day of May, 2002, at Medford, Wisconsin.

AUTHENTICATED CORY OF DOCUMENT FILED WITH

MAY 2 2 2002

YVONNE B. BAUER CLERK OF CIRCUIT COURT TAYLOR COUNTY FOR THE STATE OF WISCONSIN:

Mara C. Johnston

Taylor County District Attorney

State Bar Number 1025553

1 THE COURT: Some gentleman in the 2 second row, and I'm not going to hear from him. THE COURT: Mr. Hansen, do you have any argument you want to make on behalf of your 5 client? 6 MR. HANSEN: Apparently the individual raising his hand was my client's brother, but I 7 guess if the court is not going to consider --9 THE COURT: This isn't an open hearing. It is an open hearing but it is not a 10 11 public session where people may comment. 12 hear from the parties, their attorneys and the victim. Those are the people I hear from. The 13 rest is in the presentence. Go ahead, 14 15 Mr. Hansen. 16 MR. HANSEN: I would like to briefly 17 call a witness. 18 THE COURT: No. We don't have time 19 for a witness, Mr. Hansen. If this is your attempt to get around the fact that I don't want 20 21 to hear from other people, it is a shallow 22 attempt. 23 MR. HANSEN: I have a witness 24 subpoenaed and that would be one of the probation 25 agents that supervised Robert during the time of

1 his probation. And if I were allowed to call her, she would testify that sometime around December of 2001 notwithstanding the rules that prohibited contact with minors, she gave him 4 5 permission to have a minor, age 17, living in his 6 house for a period of time. She would say that there were terms 8 and conditions placed on that but she 9 nevertheless did allow him to have a minor living 10 in his house. That would be several months prior 11 to the time of the time when he became friends 12 with Lisa Zondlo. 13 THE COURT: And who is the agent that 14 you subpoenaed? 15 MR. HANSEN: Sue Klemmon. 16 THE COURT: Is she here? Would you 17 state that, madam, as an offer of proof; is that 18 correct? 19 MS. KLEMMON: Yes. 20 THE COURT: All right. Then I will accept that offer of proof. 21 22 MR. HANSEN: Additionally, she would 23 also say that that was approximately the time 24 when he had successfully completed the sex offender group course and she was generally 25

relaxing some of the rules such as curfew. 1 2 THE COURT: Correct, Ms. Klemmon? 3 MS. KLEMMON: To the best of my knowledge, yes. 4 THE COURT: I will accept the offer of 6 proof, Mr. Hansen. 7 MR. HANSEN: Thank you. 8 THE COURT: Your further argument. 9 MR. HANSEN: That may not be good chronologically but Robert is here today because 10 11 he had contact with a person, who is 16-years-old not 15 as it says in the report so 12 13 that is another error, he says about eight times 14 or so of a strictly platonic nature. He was well aware at that point of what the law required him 15 to do and not do with regard to sex of certain 16 17 ages. He had no intention of doing anything 18 sexual, did not do anything sexual and 19 specifically avoided being in situations where 20 something like that might happen. 21 It certainly was stupid on his part to 22 take any kind of risk with such huge things at stake but bottom line is what got him here is 23 24 that he was basically working his job, paying his 25 bills, for the most part behaving himself and do

what everybody else does except for that thing.

That thing wasn't a crime. It wasn't a violation of law. It wasn't something that caused any kind of harm to anybody, and I respectfully am submitting it wasn't a sinister thing either. It was just basically a strictly platonic friendship, a person that had been through the courts, knew what he could do and couldn't do legally and behaved himself as a perfect gentleman.

That doesn't excuse what happened three years ago, but I would note that what happened three years ago was when Robert was 17-years-old, we have about a two-year age difference between Robert and the alleged victim. It may be unfortunate but boyfriend/girlfriend relationships between people in that age bracket are all too common, and we respectfully submit that that is what was going on here and that is all that was going on here; and again, if the state believed it was something worse than that, I think the state had the obligation to go ahead and charge that and see if it could be proven. I don't think --

THE COURT: They did charge that.

MR. HANSEN: Not lack of consent or 1 2 force. THE COURT: I think the original 3 charges were second degree sexual assault, which is without consent and with force. 5 6 MR. HANSEN: Second degree sexual 7 assault of a --THE COURT: 940.225 sexual intercourse 8 9 with a person without consent, without use of 10 threats or violence, two separate counts. This 11 was amended to this charge. The original charges 12 were. It was an agreement to reduce it to this 13 one. 14 MR. HANSEN: I guess that is the 15 point. The state dropped the charge --16 THE COURT: No. No. Let's not say they dropped the charge. You have been involved 17 18 in plea agreements. You know there is a give and 19 take. It is not drop the charge. There is an 20 agreement to enter a charge to something else. 21 It is not the same as dropping the charge. 22 Continue. 23 MR. HANSEN: It was apparently 24 amended. 25 THE COURT: I wanted to make the

2

3

5

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

record clear as to what really happened. Go ahead.

MR. HANSEN: The point is the same on It has not been proven that it was anything other than consensual sex with someone that was too young. Too young by a half year or something like that, I guess. In any case, it is our position that it was a boyfriend/girlfriend dating. They dated for several months. presentence report indicates that they dated from December '98 to '99 at a point in time when Robert was 17-years-old. He was then brought into court. Apparently he had some kind of involvement with others in some property crimes at that point; but since the time that he was in court on August of 2000, basically the making friends with somebody that is too young is it, nobody hurt, no crime committed, no law broken.

I guess I'm not going to say his life has been perfect but it certainly has been average and uneventful. Prior to the time he was put in jail, he was going to work. He was doing his job. He was behaving himself, staying out of trouble except breaking that probation rule.

Completed his sex course. This urging of the

idea that because he may have had numerous other partners, I think is off the point. It has not been alleged that any -- in fact, the presentence report indicates as far as the writer can tell those were age appropriate, age appropriate and consensual, and I don't really know what that has to do with anything. It was perfectly legal behavior, complying with the law and by enlarge complying with most of its numerous rules of probation for almost the entire term of the probation and the deferred prosecution agreement.

I think the court needs to take into consideration that he was 17 at the time this happened, and he did have somewhat of a troubled youth as is reflected we think more or less fairly in the presentence report, and since then he has broken one rule by becoming too friendly with one person that was too young, age 16, at least to the extent that probation was concerned about it. I think the recommendation, and I'm not hear to criticize people's work necessarily, but part of this presentence report I think is good. It has good information and evaluation on background and such, but my sense is this report is written with somebody that had decided before

they started evaluating and examining the history, where they wanted to go with it, and it is basically shaped into something to make him sound as bad as possible as opposed to inform the court about this person. It doesn't say that he was working solid for a year and a half before he was put in jail on a revocation. It doesn't say that he was given permission to have a minor live in his house by the previous agent to the one that pursued revocation. It doesn't indicate that that agent was satisfied enough with his progress in the class that she was beginning to relax some of the rules. None of those things are in here.

It's a waste of prison space to put Mr. Peterson in prison. Since the time he was in court in August, yes, he broke one probation rule, ran a fault with his probation agent, no doubt about that. He has been doing remarkably better as indicated in the report than he had been doing in the past. Sending somebody like this to prison may well make him a victim in the prison system. And it is almost certain, except for him breaking one of the rules in the last four years, he can be a productive citizen, pay

3

7

8

9

11 12

13

14

15

16

17

18

19

20

21

22

23

24

25

his bills. I believe at this point he has paid all of his restitution and so forth or at least most of it.

I don't want to put it in terms of giving him another chance, but I really think these recommendations are excessively harsh given his age and what happened and what has happened since, and the court has to take all of that into consideration, and I would suggest perhaps some jail time as much as he has some difficulty with probation. I don't know that this appears to be a situation where he was so out of control in observing the rules that there is just no way probation could work. It would seem that it was working except for some misunderstanding. very certain that Mr. Peterson, given the relaxation of the rules and what he had been allowed to do already, did not believe that having a few strictly platonic, friendly contacts with somebody who was 16 would result in him getting revoked from either probation or the deferred prosecution agreement.

Certainly now being a convicted felon having sat the imposed and stayed jail sentence for the theft, 90 days, I think it would be good

reason to believe that he could follow not just almost all of the rules that he would have on probation but all of them, and I would urge the court to do just that. I don't believe this is some kind of evil, dangerous person. It is basically a kid who is in the process of growing up and except for a couple breaking of rules that didn't involve crimes or hurting anybody, he has been behaving himself and been a productive member ever since August of 2000. That is two years. I think he should receive some consideration for that. I don't see that prison does him or anybody else any good. That concludes my remarks, Your Honor.

THE COURT: Mr. Peterson, anything that you want to say or any reason why the court should not impose sentence at this time?

THE DEFENDANT: I'm really ashamed of what happened; and if I could take it all back, it definitely wouldn't have happened. That's it. Thank you, Your Honor.

THE COURT: Thank you. Does the district attorney have any rebuttal?

MS. JOHNSTON: No.

THE COURT: I believe Robert is

correct when he says that if he could take it all back, he would. Largely because now he is sitting here. I have read the presentence report that was prepared. I find it quite thorough. I have listened to the testimony, the offer of proof and I have heard the arguments of the victims. We do have to be clear that what the court is sentencing the defendant on is a second degree sexual assault of a child 948.02(2) violation. Not the original charges that were filed in this case which was the second degree sexual intercourse without consent by use of threat or force, which is a more serious crime under Wisconsin law.

The crime that we are dealing with here today essentially amounts to what many people in the past used to call statutory rape defined under Wisconsin law as having sexual intercourse with a person who has not attained the age of 16 years. It does not involve any requirement to show force or threat or use of force. I think that has to be clear here.

I note the presentence makes some comments as to members of Mr. Peterson's family not believing that he is guilty of the crime

because they don't believe that he forcibly raped JKR. Well, he didn't have to forcibly to be charged with this crime. What he has to do is that as a person considered by the law to be an adult to be someone who has taken advantage of a juvenile sexually. He has done that.

Unquestionably. There is no question about that aspect of what happened here today. He did do that. Whether or not it was by force or whatever, is irrelevant.

It should also be noted, however, that the Wisconsin legislature in its infinite wisdom when they created 948.02 of the statutes gave it the same potential penalty structure as a forceable rape, a class BC felony with the same maximum penalty structure available to the court, which I believe is 20 years in the state prison system. So the legislature when it created this statute was of the opinion that the actions of a person like Mr. Peterson is taking advantage sexually of a juvenile was as serious as a forceable rape of another person.

Now, the district attorney has recited correctly three primary factors that a judge is to consider when a judge is imposing sentence.

mandatory release date to parole eligibility.

Parole eligibility determined on his adjustment,

I guess, to whatever the court does today.

I'm not satisfied that he has learned anything from the treatment that he was involved in while on probation in the other case. He continues, in my opinion, to put children, to put young women at risk. I'm satisfied he is in need of insensitive treatment, and I'm satisfied that that treatment is for all practical purposes for Mr. Peterson only available in the Wisconsin State Prison system. The fact that he has not been remorseful and makes light of this offense is just something that the court finds incomprehensible. He is not remorseful to what he has done to this victim.

The court is satisfied that it hopes that Mr. Peterson will have an ample amount of time to complete the sex offender treatment program under the facilities of the Wisconsin Department of Corrections. Therefore, it is the order of this court that the defendant be sentenced to the Wisconsin State Prison system for a period of eight years. That as an

Dear Tonit This is Robert Peterson's old roommate Cassie Cypher. Robert told me that I had to be moved out by monday, __ January 7th, because you' told him that since I was 17's I couldn't live there. Robert told me that he talked to you on Friday, January 4th I just want to clarify that _ in a three day period of _ time it is hourd to find a new place to move into, and _s extramly Short notice. _ most of my belongings are Still at his house In most ocations, if a person has to move out of their home they are renting they are given two weeks to get Things situated I Still don't have a perminant address. I am staying with my pourents. I've lived at Roberts since September 2001.

I don't think it was fair to me to howe to up and move. It was okoned by his last probation officer. and also, my boy criand, Kyle Trudell lives there, and that makes it difficult us, because I can't there to sea him 30 CTY for being and TY gord mysel II stand up and when I believe is wrigh and wrong, and I believe that giveing somene three days to movout and and a new place to live is wrong. Please notify me is you would medford, wit