

FILED

JUL - 2 2012

IN THE DISTRICT COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF CLARK

DISTRICT COURT
CLARK COUNTY, WASH

State of Washington
City of Vancouver/ Camas/Washougal

Plaintiff,

)
) Case No: 40213 VPD

v.

BLEAKLEY, JAMES EDWARD

Defendant.

) Order Dismissing or Closing Case
)
)
)

DOB: 02/22/1951

CHARGES (S): OBSTRUCT - FTC

THIS MATTER having come on for reissuance of a warrant previously issued herein because the defendant:

- failed to appear for arraignment
 - after having signed a citation promising to appear;
 - after being arrested, booked and released on bail or bond (but not having signed a written promise to appear);
 - in response to a summons or warrant issued after investigation, but not having signed a written promise to appear;
- failed to appear for a scheduled court hearing,
 - after having personally signed a promise to appear;
 - not having signed a promise to appear, but having had notice of the hearing sent to
 - defendant or defendant's attorney
 - failed to pay an imposed fine or otherwise comply with sentence terms

AND IT APPEARING THAT:

- no affidavit is in the file to support issuance of the summons or warrant (the original having been issued before such requirement was adopted);
- the case is so old that it would be difficult to prove the elements of the crime charged, even if the defendant could be located;
- further effort to collect the fine or enforce other terms of the order would cost more in public funds or effort that the resulting enforcement would justify;
- the defendant is an out-of-state defendant who is not likely to return to the jurisdiction of this court;
- the sheriff's office; _____ police department, has been unable to make an arrest although the warrant has been out for _____ years;
- the prosecuting attorney has requested or concurred in the dismissal;
- the arresting authority did not, or would not take steps to serve the original warrant issued, and the _____ (LEA) office for a substantial time refused to take steps to serve it;
- other _____

NOW THEREFORE IT IS HEREBY ORDERED:

- this action is dismissed without prejudice.
- this case is closed, unsatisfactory compliance. It may be considered in sentencing on new charges, but no warrant shall be reissued at this time.

Dated this 2nd day of July, 2012.

The Prosecution concurs

J. Will
Judge of the District Court, Dept No B /Commissioner

Dep Pros Atty WSBA#