

The document to which this certification is attached is a full, true and correct copy of the original on file and of record in my office. IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said court this _____ day of _____, 20_____.

PAT SWARTOS

County Clerk and Clerk of the Superior Court of the State of Washington, in and for the County of Mason.

By _____ Deputy

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CO. CLERK'S OFFICE

2004 SEP -9 A 9:39

MASON CO. WA.
PAT SWARTOS, CO. CLERK

BY _____ DEPUTY

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

STATE OF WASHINGTON,

Plaintiff,

vs.

GREGORY S. KOENIG,

IM092165

HT:5'10" WT:194 HAIR:BLK EYES:BRO

SID:WA13460597 DOC:929450

Defendant.

NO. 04 1 00378 4

INFORMATION

MCS #03-17241

RCW 9A.44.073

RCW 9A.44.083

I, Gary P. Burleson, Prosecuting Attorney for the County of Mason, State of Washington, by this Information accuse the above-mentioned defendant: **GREGORY S. KOENIG** with the crimes of:

COUNT I: RAPE OF A CHILD IN THE FIRST DEGREE

COUNT II: CHILD MOLESTATION IN THE FIRST DEGREE

committed as follows, to wit:

COUNT I:

In the County of Mason, State of Washington, during the period of January 1, 2000 through August 31, 2003, the above-named Defendant, GREGORY S. KOENIG, did commit RAPE OF A CHILD IN THE FIRST DEGREE, a Class A felony, in that said defendant did have sexual intercourse with Jane Doe (DOB 071793), who was less than twelve years old and not married to the defendant and the defendant was at least twenty-four months older than Jane Doe (DOB 071793), contrary to RCW 9A.44.073 and against the peace and dignity of the State of Washington.

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JAN 7 2005

PAI SWARTZ, Clerk of the
Superior Court Mason Co. Wash

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR MASON COUNTY

STATE OF WASHINGTON,
Plaintiff,

vs.

GREGORY S. KOENIG,
Defendant.

NO. 04-1-00378-4

ORDER OF DISMISSAL
(WITHOUT PREJUDICE)

IT IS HEREBY ORDERED *on the oral motion of the state*
that this matter be dismissed without prejudice,
the state advising that the alleged motion
is Court reserves defense right to argue
that this matter be dismissed w/ prejudice
and whether there is any time for trial left in defendant's
right to speedy trial.

DONE this 7th day of January, 2005.

Tania A. Shellen
JUDGE OF THE SUPERIOR COURT

Presented by:

Copy received/approved for entry

Perinhold P. Schmitt
DEPUTY PROSECUTOR, WSB# *8070*

Mr. Wood
ATTORNEY FOR DEFENDANT

Gregory S. Koenig
DEFENDANT

Said Ver

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