

1 **IN THE CIRCUIT COURT OF THE STATE OF OREGON**
2 **FOR MULTNOMAH COUNTY**

E-FILED
11/17/15
Date of Acceptance

3 THE STATE OF OREGON,

No. C

4 Plaintiff,

DA

5 v.

6 LEROY ALFRED PARSONS, JR
7 DOB: 08/31/1967

8 Defendant.

AFFIDAVIT AND MOTION TO
INCREASE BAIL AND FOR IMMEDIATE
AND CONTINUED DETENTION OF THE
DEFENDANT, AND DENIAL OF RELEASE
ON RECOGNIZANCE AND MATRIX

9
10 I, Kevin D. Demer, swear that I am a Deputy District Attorney for Multnomah County and
11 that I have spoken to police officers and reviewed the police reports which have been filed in this
12 case by police officers, and I have also reviewed prior police reports on this defendant, that the
13 crimes charged against defendant occurred in Multnomah County and that the reasons to
14 immediately take the defendant into custody and increase bail and deny release on recognizance and
15 matrix are as follows:
16

17
18 The information described below is information that this writer and office did not know at the time
19 of the initial probable cause affidavit for this same case which was filed November 9, 2015. That
20 affidavit supported a single count of Theft in the First Degree from a November 6, 2105 criminal
21 episode. He has since been indicted with several more felony crimes from four different criminal
22 episodes.
23

24
25 This defendant has been the subject of Portland Police Reports over 200 times and was arrested and
26 booked approximately 98 times. PPB Ofc. David Sanders told me yesterday that he has known the
defendant for several years, and is constantly contacting him as a transient who camps in illegal areas

1 within the City of Portland. The defendant has told Ofc. Sanders multiple times that he does not
2 have a job, and Ofc. Sanders has never seen the defendant with a legitimate method to support
3 himself or a way to explain income, such as a job or welfare benefits, other than the defendant's
4 claim that he is very successful at video poker. During these contacts, while living in a tent where he
5 is illegally camping, the defendant always seems to have expensive bikes, laptop and tablet
6 computers, multiple cell phones (including one time when the defendant had 8 smart phones), car
7 keys and car FOBs, and house keys. The defendant does not own a car. Ofc. Sanders told me that
8 these kind of items are frequently stolen from victims during car break-ins, and it is uncharacteristic
9 for someone who lives on the street to have such expensive electronics.
10

11
12 The defendant has admitted to Ofc. Sanders that he is a long-time heavy methamphetamine user and
13 used even while on parole from prison. He admitted that he uses all the times and injects the drug
14 with syringes.
15

16
17 Ofc. Sanders has told me how on several different occasions the defendant has tried to out-ride Ofc.
18 Sanders when Ofc. Sanders would attempt to stop the defendant to retrieve a stolen bike that the
19 defendant was riding. During one of these times the defendant told him that he was not going to stop
20 for him, and good luck in trying to catch him. During one of Ofc. Sanders' encounters with the
21 defendant on June 4, 2014, Ofc. Sanders was wearing a body camera that recorded video and audio
22 statements from the defendant. The defendant made the following statements:
23

24
25 "I can be a better thief than you will ever know."
26

1 "I promise you, I'll get away with a lot more than I get caught for. I promise you I will, so let's play
2 and see who wins."

3
4 "You know who's going to pay? Your little citizens, cuz I don't care. I promise you I don't get a
5 fuck now."

6
7
8 Ofc. Sanders had recovered a stolen bike from the defendant. As the defendant walked away, he
9 exclaimed, "I'm going to get another bike right now."

10
11 There also is a video interview of the defendant by a local news station. I believe this interview was
12 completed within the last year. It is not dated on the website. On the video, the defendant says the
13 following:

14
15
16 "I'm not a bike thief, I don't go clipping bikes, I don't go looking for them but if you're dumb enough
17 to leave a \$2,500 road bike on the back of your car with no lock, I'm dumb enough to take it. I'm
18 sorry. I'm not going to pass that one up."

19
20 The defendant's criminal history that impacts his sentencing guidelines assignment is attached as
21 Exhibit 1. He is an "A" on the grid block. Additionally, he has 14 other adult criminal convictions
22 from different criminal episodes including two counts of carrying a concealed weapon, unlawful
23 possession of a weapon in a park. He is presumptive prison on this case.

24
25
26 The January 8, 2009, Presiding Judge Order 0901-0000, specifically authorizes imposition of an

1 increased security amount in any individual case "if the circumstances justify it."

2
3 The defendant here, if convicted, is facing a prison sentence and has a motive to flee, and in fact has
4 challenged the police in trying to catch him. He treats the victimization of our citizens and visitors
5 as a game. I move the court to increase bail to \$250,000 on this case, in order to protect the victims,
6 the community, and insure defendant's appearance if she does post bail. *ORS 135.230(7), Art 1, sec*
7 *43(1)(b).*
8

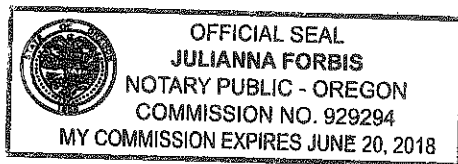
10 Respectfully submitted November 17, 2015.

11 Kevin D. Demer

12 Kevin D. Demer
13 Deputy District Attorney, OSB# 970473

14 SUBSCRIBED AND SWORN TO BEFORE
15 ME ON THE ABOVE DATE:

16
17
18
19
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26
Notary Public For Oregon:
My Commission Expires: 6-20-18



1 Certificate of Service / True Copy

2 I hereby certify that I served a certified True Copy of the within State's AFFIDAVIT AND
3 MOTION TO INCREASE BAIL on November 17, 2015, certified by me as such, to:

4 Attorney Eric Lee, who represents Leroy Alfred Parsons, Jr,

5
6 via his respective email address where I have previously exchanged communications.

7 

8 _____
9 Kevin D. Demer, OSB #970473
10 Deputy District Attorney

11 Dated this 17th Day of November, 2015.

EXHIBIT 1



Multnomah County District Attorney's Office

SGL DEFENDANT CRIMINAL HISTORY

"For the purpose of this case only, it is submitted the following are all prior convictions of the defendant known to the state that would affect the determination of the defendant's criminal history for sentencing under the rules of the State Sentencing Guidelines Board. The State intends to rely on defendant's prior juvenile adjudications for criminal history purposes: (OAR 213-004-0007)."

Remark: UPDATED

Prepared By:
Date Prepared:
Last Update By:
Last Update Dt:

Defendant: **Parsons, Leroy Alfred**

DOB: **08/31/1967**

AKA: _____ AKA DOB: _____

SEX: MALE RACE: BLACK

PPDS: 1535333 ODL: 9354088 FBI: 138065CA5 ORSID: 12403722 PFN: 031LAP

Current Case: Court Case: 15-CR-50554 DA Case#:2330376-1

Pending:

<u>Court</u>	<u>Agency Nbr</u>	<u>Crime Description</u>	<u>Cnts</u>	<u>Jurisdiction</u>
14-CR-27977	2308804-1	THEFT III	1	Multnomah County, OR
15-CR-10996	2316267-1	UNLAW POSS METH	2	Multnomah County, OR
15-CR-10996	2316267-1	CRIM TRESPASS II	1	Multnomah County, OR

Adult Felonies:

<u>Court Nbr</u>	<u>Agency Nbr</u>	<u>Crime Description</u>	<u>Cnts</u>	<u>Date</u>	<u>Jurisdiction</u>	<u>PCV</u>
14-CR-24503	2307050-1	UNLAW POSS METH	1	10/27/2014	Multnomah County, OR	N
12-10-52376	2254774-1	FELONPOSS RESTRICT WPN	1	10/11/2012	Multnomah County, OR	N
11-05-31874	2218114-1	UNLAW POSS METH	1	05/19/2011	Multnomah County, OR	N
11-04-31455	2215893-1	UNLAW POSS METH	1	04/18/2011	Multnomah County, OR	N
06-12-37004	2100494-3	IDENTITY THEFT	2	07/20/2007	Multnomah County, OR	N
06-07-34470	2089416-1	IDENTITY THEFT	2	10/31/2006	Multnomah County, OR	N
06-07-34470	2089416-1	FELONY FRAUD USE CREDIT CARD	1	10/31/2006	Multnomah County, OR	N
06-08-34652	2091074-1	UUMV	1	10/31/2006	Multnomah County, OR	N
06-08-34652	2091074-1	FELONY ATT TO ELUDE	1	10/31/2006	Multnomah County, OR	N
00-10-38352	1247979-1	ATT ROBBERY II (LIO)	2	12/13/2000	Multnomah County, OR	P
98-11-39599	1182307-1	PCS II	1	12/15/1998	Multnomah County, OR	N

Adult Class A Misdemeanors:

<u>Court Nbr</u>	<u>Agency Nbr</u>	<u>Crime Description</u>	<u>Cnts</u>	<u>Date</u>	<u>Jurisdiction</u>	<u>PCV</u>
13-07-48812	2274897-1	UNLAW POSS METH (Misd treatment)	1	09/26/2013	Multnomah County, OR	N
06-07-34470	2089416-1	FORGERY II	1	10/31/2006	Multnomah County, OR	N
06-08-34652	2091074-1	RECKLESS ENDNGR PERSON	1	10/31/2006	Multnomah County, OR	H
03-04-44922	1326571-1	INTERFERE W/ POLICE OFCR	1	05/07/2003	Multnomah County, OR	N
99-08-48104	1204807-1	MISD VIOL COURT STALK ORDER	1	09/28/1999	Multnomah County, OR	H
99-03-42514	1192108-1	MISD ASSAULT IV	1	06/04/1999	Multnomah County, OR	H
D9900176T		FALSE INFO POLICE	1	03/08/1999	Washington County, OR	N
1374816		MISD VANDALISM	1	06/25/1992	San Francisco Muni Ct, CA	N
1363589		LOADED FIREARM: PUBLIC PLACE	1	05/22/1992	San Francisco Muni Ct, CA	N
89-11479		MISD CRIM POSS STLN PROP V	1	09/28/1989	Kingston City Ct, NY	N
88-10246		MISD ASSAULT III	1	01/09/1989	Kingston City Ct, NY	H
88-10147		MISD CRIM POSS STLN PROP V	1	10/20/1988	Kingston City Ct, NY	N
87-4776		PETIT LARCENY	1	12/10/1987	Kingston City Ct, NY	N

P.C.V. = Person Crime Value. P = Person Crime; H = 1/2 Person Crime; U=Determined by Sentencing Charge; N=No Person Crime

Defendant: **Parsons, Leroy Alfred**

Current Case: Court Case: 15-CR-50554 DA Case#:2330376-1

87-7935	PETIT LARCENY	1	12/10/1987	Kingston City Ct, NY	N
W-3149	RECKLESS ENDNGR II <i>Conditional Discharge</i>	1	06/16/1987	Saugerties Town Ct, NY	N

Juvenile Felonies:

<u>Court Nbr</u>	<u>Agency Nbr</u>	<u>Crime Description</u>	<u>Cnts</u>	<u>Date</u>	<u>Jurisdiction</u>	<u>PCV</u>
3305-82		ROBBERY II	1	07/13/1983	New York County, NY	P

Defendant's Grid: _____

Date: _____ Deputy DA: _____ OSB#: _____

Admitted/Stipulated by:

Date: _____ Defense Attorney: _____ OSB#: _____

Date: _____ Defendant: _____