## IN THE MUNICIPAL COURT OF SEATTLE, WASHINGTON OFFICE OF THE PRESIDING JUDGE

)	GENERAL ADMINISTRATIVE ORDER
)	No. 2020 – 12
)	WARRANTS ELIGIBLE FOR RELEASE ON PERSONAL RECOGNIZANCE

PURSUANT TO a full vote of the seven elected Judges of the Municipal Court of Seattle on October 12<sup>th</sup>, 2020 in unanimous approval;

IT IS HEREBY ORDERED THAT all warrants issued on Community Court eligible charges shall be personal recognizance eligible warrants (PR-OK warrants). This applies to future issuance of warrants as well as retroactively to previously issued warrants based on the eligible charges listed below as long as the warrant amount is \$5,000 or below:

-	Criminal Trespass 2	12A.08.040(B)
-	False Reporting	12A.16.040
-	Trespass in Park	18.12.279(A)(1)
-	Disorderly Bus Conduct	12A.12.040
-	Criminal Trespass 1	12A.08.040(A)
-	Obedience to Officer/Firefighter/Flag	11.59.010
-	Pedestrian Interference	12A.12.015
-	Carry Weapon on Person	12A.14.080(B)
-	Theft	12A.08.060
-	Possession of Stolen Property	12A.08.090
-	Property Destruction	12A.08.020
-	Obstruction	12A.16.010
-	Refusal to Stop	11.59.060
-	Refuse to Give Information	11.59.040
-	Resisting Arrest	12A.16.050
-	Vehicle Prowl	12A.08.120
-	Burglary of Auto Theft Tools	12A.08.115
-	Appropriation of Lost/Misplaced Property	12A.08.100
-	Attempted Trafficking of Stolen Property 2nd	12A.08.160

Nothing in this order changes current Personal Recognizance Screening Guidelines at the King County Jail. The court reiterates that a PR-OK warrant does not automatically result in a PR release from custody if a defendant is booked on such warrant.

This General Administrative Order supersedes GAO 2020-10 and GAO 2020-11.

DONE this 30th day of November, 2020

Willie Q. Gregory Willie Gregory, PRESIDING JUDGE