

IN THE TRIAL COURTS FOR THE STATE OF ALASKA

State of Alaska

vs.

Defendant: Joshua Allen Shaff

CASE NO: 1JU-20-01447CR**JUDGMENT AND ORDER
OF COMMITMENT/PROBATION**DOB: 9/20/1990APSN: 7013864DL/ID (CDL):ATN: 117175644

Plea: Guilty

Plea Agreement: Partial

 Victim Case**The defendant has been found guilty of:**

CTN:	DOV:	MODIFIER:	OFFENSE:	CLASS:	DV OFFENSE PER	CONVICTION
001	11/18/2020	None	AS11.41.100(a)(1)(A): Murder 1- Intent To Cause Death	Murder Unclassified Felony	AS 18.66.990 no	ENTERED <input checked="" type="checkbox"/> Y

The following charges were dismissed:

CTN	Offense Date	Statute	Offense	Dismissal Reason ¹
002	11/18/2020	None	AS11.41.110(a)(2): Murder 2-Extreme Indifference	DPLEAAGREE
003	11/18/2020	None	AS11.41.110(a)(1): Murder 2-Intend Serious Injury	DPLEAAGREE

The defendant came before the court on July 8, 2025 with counsel, Nico Ambrose, and the District Attorney present.

SENTENCE**A. INCARCERATION**

It is ordered that the defendant is committed to the care and custody of the Commissioner of the Department of Corrections for the following period(s):

CTN	Period			Suspended Time			Other Information
	Yrs	Mos	Days	Yrs	Mos	Days	
001	70			35			

Total unsuspended term: 35 years. The defendant to be credited for time served in this case.

The defendant is not eligible to be considered for discretionary or administrative parole.

B. SURCHARGES AND COSTS

1. Police Training Surcharge. The defendant must pay a police training surcharge to the court per AS 12.55.039 within 10 days. Offense before 1/1/19: \$100. Offense on or after 1/1/19: \$200.
2. Initial Jail Surcharge. The defendant was arrested and taken to a correctional facility or is being ordered to serve a term of imprisonment. Therefore, the defendant must immediately pay a correctional facility surcharge of \$100 per case. AS 12.55.041(b)(1)

¹ See court form CR-330 for dismissal codes.

3. Suspended Jail Surcharge. The defendant is being placed on probation. Therefore, the defendant must pay an additional \$100 correctional facility surcharge. This surcharge is suspended and only paid if the defendant's probation is revoked and, in connection with the revocation, the defendant is arrested and taken to a correctional facility or jail time is ordered served. AS 12.55.041(c).

4. Cost of Appointed Counsel. \$ 2000. Due immediately. Interest accrues on the judgment at the rate specified in AS 09.30.070(a) from the date of judgment until paid. Apply for the PFD every year eligible until this cost is paid in full. The court finds good cause to order the defendant to pay an amount that is different from the amount in Crim. R. 39(d). Although motions were filed in this case; none were substantive. The higher fees contemplated for the rule associated with motion work does not seem warranted.

C. DNA IDENTIFICATION

If this conviction is for a "crime against a person" as defined in AS 44.41.035, or a felony under AS 11 or AS 28.35, the defendant is ordered to provide samples for the DNA Registration System when requested to do so by a health care professional acting on behalf of the state, and to provide oral samples for the DNA Registration System when requested by a correctional, probation, parole, or peace officer. AS 12.55.015(h).

D. RESTITUTION

The defendant must pay restitution as stated in the Restitution Judgment (form CR-465) and must apply for an Alaska Permanent Fund Dividend, if eligible, each year until restitution is paid in full.

HOW AND WHERE TO PAY FINES, SURCHARGES, OTHER COSTS, AND RESTITUTION

Find payment instructions online at www.courts.alaska.gov/trialcourts/payments.htm, or contact your local court clerk.

E. OTHER

No Contact. Effective immediately, and until unconditional discharge, the defendant will have no direct or indirect contact with Mr. Sateri's family.

F. PROBATION

After serving any term of incarceration imposed, the defendant is placed on probation for 10 years under the following conditions:

GENERAL CONDITIONS

1. Report to the Department of Corrections Probation Office no later than the next business day following any release from incarceration on any criminal matter.
2. Report in person between the first day and the tenth day of each month, or as otherwise directed, to the assigned office of the Department of Corrections. Fully complete a written report to ensure credit for each visit. Report in person unless you secure prior permission for alternative reporting from the probation officer.

3. Secure the prior written permission of a probation officer of the Department of Corrections before changing reported residence or leaving the region of residence to which assigned.
4. Secure the permission of a probation officer of the Department of Corrections before changing employment. Make a reasonable effort to secure and maintain steady employment and provide proof if requested. Should you become unemployed, notify a probation officer by the next business day.
5. Do not possess or be in control of any firearm, ammunition, explosives, or other prohibited weapon specifically: anything designed for and capable of causing death or serious physical injury, including a knife, an axe, a club, metal knuckles, or explosives.
6. Do not knowingly associate with an individual on probation or parole or an individual with a record of a felony conviction unless prior written permission to do so has been granted by a probation officer of the Department of Corrections.
7. Obey all federal, state, and local laws and ordinances.
8. Comply with all direct court orders as listed above by the deadlines stated.
9. Notify your probation officer of any contact with any law enforcement officer or agency no later than the following business day.
10. Abide by any reasonable special instructions given by the Court or any of its duly authorized officers, including probation officers of the Department of Corrections.
11. Pay all restitution and other costs associated with this judgment as ordered. Apply for an Alaska Permanent Fund Dividend every year in which you are a resident eligible for a dividend until the restitution and costs are paid in full.
12. Submit to the collection of a buccal swab and taking of fingerprints for the purpose of creating a DNA identification system pursuant to AS 44.41.025 and AS 44.41.035.

SPECIAL CONDITIONS

1. Do not use or possess controlled substances, including marijuana, or prescription drugs unless prescribed by a licensed physician.
2. Upon direction of a probation officer, submit to a chemical test of your blood, breath, urine, or hair follicles to determine the use of controlled substances.
3. Upon the direction of a probation officer, you must submit to a warrantless search of your person, personal property, residence, or any vehicle in which you're found for the presence of any illegal controlled substances (including those for which you don't have a valid prescription) and prohibited weapons.

4. Do not use, consume, or possess anything that is intended to conceal substance use or to subvert a bodily fluid testing process. Submit a sufficient sample of your bodily fluids for testing in a timely manner if directed to do so by a probation officer. Submit to a search of your person, personal property, residence, or any vehicle in which you're found, for any of these items.
5. Upon the direction of a probation officer, undergo an integrated (substance abuse and mental health) behavioral health assessment and participate in and successfully complete any recommended treatment, including inpatient treatment for up to 120 days. You must sign a release of information allowing the Department of Corrections to monitor attendance, compliance, and participation in treatment.
6. Report any and all medications and controlled substances prescribed to you, within one business day of the prescription, with the total amount, refills, and ingestion instructions and report any and all ingestion of prescription medication and controlled substances.
7. If asked to do so by your probation officer, you must, unless employed, participate in an educational or vocational training program. The program must be approved by a probation officer, and you may not terminate the program without the permission of a probation officer.
8. You may not knowingly have any contact direct, or indirect, with Majid (Mark) Sateri's family.

7/8/2025

Effective Date



Judicial Officer Amy Mead

NOTICE TO DEFENDANT

You are advised that according to the law, the court may at any time revoke your probation for cause or modify the terms or conditions of your probation. You are subject to arrest by a probation officer with or without a warrant if the officer has cause to believe that you have violated a condition of your probation. You are further advised that it is your responsibility to make your probation officer aware that you are following all conditions of probation set forth above.

Sentence Appeal. If you are ordered to serve more than two years in jail, you may appeal the sentence to the court of appeals on the ground that it is excessive.

NOTE: You may not appeal the sentence as excessive if it was imposed in accordance with a plea agreement that provided for a specific sentence or a sentence equal to or less than a specified maximum sentence. If the sentence was imposed in accordance with a plea agreement that provided for a minimum sentence, you may appeal as excessive only the part of the sentence that is longer than the minimum sentence by more than two years.

Your appeal must be filed within 30 days of the date of distribution stated below. If you are sentenced to serve two years or less in jail, you may seek review of your sentence by filing a petition for review in the Supreme Court. To do this, you must file a notice of intent to file a petition for sentence review within 10 days of the date of distribution stated below. See Appellate Rules 215 and 403(h) for more information on time limits, procedures, and possible consequences of seeking review of your sentence.

Required Distribution:

Defendant/Defendant's Attorney; Prosecution Attorney; DOC/Local Jail; PED

Other Suggested Distribution (depending on nature of order):

Adult Probation; AST; Local Police or VPSO; ASAP; DMV; CFEC; DPS; Defendant's TPC

Alaska Trial Courts

Certificate of Distribution

Case Number: 1JU-20-01447CR

Case Title: SOA VS. SHAFF, JOSHUA ALLEN

The Alaska Trial Courts certify that the Criminal Judgment or Disposition Order: Judgment and Order of Commitment was distributed to:

Recipient	Servicing Method	Distribution Date
District Attorney (1JU)	Email	7/8/2025
Nicolas Ambrose	Email	7/8/2025
AST - Juneau	Email	7/8/2025
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DPS R and I - Records and Identification	Email	7/8/2025
Juneau PED - DOC	Email	7/8/2025
Juneau Probation - DOC	Email	7/8/2025
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Attachments	Distribution Date
• Proof of Fingerprint Completion Fingerprints	7/8/2025