

IN THE COURT OF APPEALS OF THE STATE OF OREGON

STATE OF OREGON,

Plaintiff-Respondent,

v.

JEREMY JOSEPH CHRISTIAN,

Defendant-Appellant.

Multnomah County Circuit Court
Case No. 17CR34550

NOTICE OF APPEAL

1.

Defendant hereby gives notice of appeal from the judgment entered in this case on November 4, 2020, by Judge Cheryl A. Albrecht in the Multnomah County Circuit Court.

2.

The parties to this appeal are the State of Oregon (Respondent) and Jeremy Joseph Christian (Appellant).

3.

The names, bar numbers, addresses, and telephone numbers of the attorneys for the parties are as follows:

Attorney for Appellant:

Marc D. Brown OSB #030825
Office of Public Defense Services
1175 Court Street NE
Salem, OR 97301-4030
Marc.Brown@opds.state.or.us
(503) 378-3349

Attorney for Respondent:

Benjamin Gutman #160599
Solicitor General
1162 Court Street NE
Salem, OR 97301-4096
benjamin.gutman@doj.state.or.us
(503) 378-4402

4.

Appellant designates the record in its entirety (excluding voir dire), including the trial court file, all exhibits offered and/or received into evidence, and the entire record of the oral proceedings listed below:

1. The arraignment hearings held on or about May 30, 2017 and June 7, 2017.
2. The pretrial hearings held on or about July 18, 2017, October 20, 2017, November 15, 2017, December 15, 2017, October 22-24, 2018, February 01, 2019, February 22, 2019, April 05, 2019, April 26, 2019, May 03, 2019, May

- 13, 2019, November 01, 2019, December 06, 2019, December 30, 2019, January 06, 2020 and January 10, 2020.
3. The motion hearing held on or about June 23, 2020.
 4. The jury trial proceedings beginning on or about January 21-24, 2020, January 27-31, 2020, February 03-06, 2020, February 10-14, 2020, February 18-21, 2020 and February 27, 2020.
 5. The sentencing proceedings held on or about June 23-24, 2020.
 6. The restitution hearing held on or about October 14, 2020.

5.

The record may include one or more audio or video recordings that were played in the trial court, and the record on appeal should include a transcription of those recordings. Oregon Rules of Appellate Procedure, Rule 3.33(4)(b). The dates of each hearing at which such a recording was played are presently unknown.

6.

I hereby certify that I served the foregoing Notice of Appeal on December 2, 2020, by having a true copy delivered to Benjamin Gutman #160599, Solicitor General, 1162 Court Street NE, Salem, OR 97301-4096, and by mailing a true copy to each of the following:

Trial Court Administrator
Multnomah County Courthouse
1021 SW 4th Avenue
Portland, OR 97204

Transcript Coordinator
Multnomah County Courthouse
1021 SW 4th Avenue
Portland, OR 97204

Multnomah County District Attorney
1021 SW 4th Avenue
Portland, OR 97204

Greg Scholl
Attorney at Law
400 E Main St Ste 210
Hillsboro, OR 97123-4166

7.

I certify that on December 2, 2020, I electronically filed the original of this notice of appeal with the Appellate Court Administrator.

DATED December 2, 2020.

Respectfully submitted,

ERNEST G. LANNET
CHIEF DEFENDER
CRIMINAL APPELLATE SECTION
OFFICE OF PUBLIC DEFENSE SERVICES

Signed

By Marc Brown at 8:53 am, Dec 02, 2020

MARC D. BROWN OSB #030825
CHIEF DEPUTY DEFENDER
Marc.Brown@opds.state.or.us

Attorneys for Defendant-Appellant
Jeremy Joseph Christian

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

STATE OF OREGON

Circuit Court Case Nbr: 17-CR-34550

District Attorney Nbr: 2361727-1

V.

JUDGMENT OF CONVICTION AND SENTENCE

JEREMY JOSEPH CHRISTIAN

Date of Proceeding: June 24, 2020 Reporter/Tape: FTR

Defense Attorney: GREGORY B. SCHOLL, OSB 954039
DEAN SMITH, OSB 924647

District Attorney: JEFFREY A. HOWES, OSB 953047
DONALD N. REES, OSB 953918

Defendant's custody status at time of Sentencing: In Person: In Custody

Defendant is convicted of the following offenses:

<u>Count</u>	<u>Offense</u>	<u>Date of Incident</u>
1	MURDER IN THE FIRST DEGREE	5/26/2017
2	MURDER IN THE FIRST DEGREE	5/26/2017
3	ATTEMPTED MURDER IN THE FIRST DEGREE	5/26/2017
4	ASSAULT IN THE FIRST DEGREE	5/26/2017
5	INTIMIDATION IN THE SECOND DEGREE	5/26/2017
6	INTIMIDATION IN THE SECOND DEGREE	5/26/2017
7	UNLAWFUL USE OF A WEAPON	5/26/2017
8	MENACING	5/26/2017
9	INTIMIDATION IN THE SECOND DEGREE	5/25/2017
10	ASSAULT IN THE SECOND DEGREE	5/25/2017
11	UNLAWFUL USE OF A WEAPON	5/25/2017
12	MENACING	5/25/2017

Defendant's DOB: 05/01/1982

For Count 1, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 2, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 3, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 4, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 5, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 6, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 7, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 8, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 9, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 10, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 11, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial
For Count 12, it is adjudged that defendant has been convicted on defendant's plea of: not guilty and verdict of guilty by jury trial

Date of Conviction: February 21, 2020

Defendant was advised of the right to appeal (ORS 137.020).

Judgment of Conviction and Sentence

Page 1 of 25, Case 17-CR-34550

Original: Court Copies: D.A. Probation Defense Attorney Jail Judge's File

DISPOSITION ON COUNT 1

MURDER IN THE FIRST DEGREE

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

SGL grid coordinates are 11-A.

Departure Reason:

Special Factors: 163.107(2)(b) - True Life Imprisonment without the possibility of release or parole.

IMPRISONMENT

A **LIFE** sentence is ordered with no possibility of parole pursuant to ORS 163.107(2)(b).

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Life Imprisonment Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Per ORS 137.076, provide a blood/buccal sample at the request of the Multnomah County Sheriff or State Department of Corrections, and reimburse agency for the cost of obtaining and transmitting sample unless reimbursement is waived.

Remand to Sheriff Immediately.

Credit for time served to the extent that it is calculable.

Restitution: \$5,000 to Crime Victim Survivor and Services Division/CICA (Claim #: 02397-17)

Court finds defendant is indigent pursuant to ORS 137.106(4) and allows supervising authority to establish a payment schedule.

Sentence may not be suspended, deferred or paroled by Board of Parole or released or furloughed by Department of Corrections.

Per ORS 137.750 (SB 936): Defendant may not be considered for temporary leave from custody, reduction in sentence, work release, alternative incarceration program (SB 1145), or program of conditional or supervised release. For reasons stated above.

DISPOSITION ON COUNT 2
MURDER IN THE FIRST DEGREE

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

SGL grid coordinates are 11-A.

Departure Reason:

Special Factors: 163.107(2)(b) - True Life Imprisonment without the possibility of release or parole.

IMPRISONMENT

A **LIFE** sentence is ordered with no possibility of parole pursuant to ORS 163.107(2)(b).

Imprisonment is CONSECUTIVE to Count(s): 1

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Life Imprisonment Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Per ORS 137.076, provide a blood/buccal sample at the request of the Multnomah County Sheriff or State Department of Corrections, and reimburse agency for the cost of obtaining and transmitting sample unless reimbursement is waived.

Remand to Sheriff Immediately.

Credit for time served to the extent that it is calculable.

Sentence may not be suspended, deferred or paroled by Board of Parole or released or furloughed by Department of Corrections.

Per ORS 137.750 (SB 936): Defendant may not be considered for temporary leave from custody, reduction in sentence, work release, alternative incarceration program (SB 1145), or program of conditional or supervised release. For reasons stated above.

DISPOSITION ON COUNT 3**ATTEMPTED MURDER IN THE FIRST DEGREE****IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:**

SGL grid coordinates are 10-A.

This sentence is an upward durational departure.

Departure Reason:

Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

ORS 137.700 ORS 137.717

IMPRISONMENT

A term for **240 Months**, and a period of post-prison supervision for **0 Months**. If the defendant violates the conditions for post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the state SGL Board. Defendant is committed to the custody of the Corrections Department.

Imprisonment is CONSECUTIVE to Count(s): 1 and 2 (130 months)

Imprisonment is CONCURRENT to Count(s): 1 and 2 (110 months)

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Per ORS 137.750 (SB 936): Defendant may not be considered for temporary leave from custody, reduction in sentence, work release, alternative incarceration program (SB 1145), or program of conditional or supervised release. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Minimum of 120 months incarceration per ORS 137.717.

Remand to Sheriff Immediately.

Credit for time served.

Restitution: \$4,604.71 to Crime Victim Survivor and Services Division/CICA (Claim #: 02409-17)

Court finds defendant is indigent pursuant to ORS 137.106(4) and allows supervising authority to establish a payment schedule.

Per ORS 137.076, provide a blood/buccal sample at the request of the Multnomah County Sheriff or State Department of Corrections, and reimburse agency for the cost of obtaining and transmitting sample unless reimbursement is waived.

DISPOSITION ON COUNT 4
ASSAULT IN THE FIRST DEGREE

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

SGL grid coordinates are 9 -A.

This sentence is a presumptive sentence.

ORS 137.700 ORS 137.717

IMPRISONMENT

A term for **90 Months**, and a period of post-prison supervision for **3 Years**. If the defendant violates the conditions for post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the state SGL Board. Defendant is committed to the custody of the Corrections Department.

Imprisonment is CONCURRENT to Count(s): All counts

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Per ORS 137.076, provide a blood/buccal sample at the request of the Multnomah County Sheriff or State Department of Corrections, and reimburse agency for the cost of obtaining and transmitting sample unless reimbursement is waived.

Per ORS 137.750 (SB 936): Defendant may not be considered for temporary leave from custody, reduction in sentence, work release, alternative incarceration program (SB 1145), or program of conditional or supervised release. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Remand to Sheriff immediately.

Credit for time served.

DISPOSITION ON COUNT 5
INTIMIDATION IN THE SECOND DEGREE

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

Imposition of sentence is suspended.

JAIL

A jail term of **364 Days**; Defendant is committed to the custody of the Multnomah County Sheriff.

Jail is CONCURRENT to Count(s): All Counts

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Defendant may not be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Remand to Sheriff Immediately.

Credit for time served.

DISPOSITION ON COUNT 6
INTIMIDATION IN THE SECOND DEGREE

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

Imposition of sentence is suspended.

JAIL

A jail term of **364 Days**; Defendant is committed to the custody of the Multnomah County Sheriff.

Jail is CONCURRENT to Count(s): All Counts

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Defendant may not be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Remand to Sheriff Immediately.

Credit for time served.

DISPOSITION ON COUNT 7
UNLAWFUL USE OF A WEAPON

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

SGL grid coordinates are 6 -A.
This sentence is an upward durational departure.

Departure Reason:

Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

IMPRISONMENT

A term for **60 Months**, and a period of post-prison supervision for **0 Months**. If the defendant violates the conditions for post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the state SGL Board. Defendant is committed to the custody of the Corrections Department.

Imprisonment is CONSECUTIVE to Count(s): 1,2 and 3

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Per ORS 137.076, provide a blood/buccal sample at the request of the Multnomah County Sheriff or State Department of Corrections, and reimburse agency for the cost of obtaining and transmitting sample unless reimbursement is waived.

Remand to Sheriff immediately

Credit for time served.

Per ORS 137.750 (SB 936): Defendant may be considered for temporary leave from custody, reduction in sentence, work release, alternative incarceration program (SB 1145), or program of conditional or supervised release. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

DISPOSITION ON COUNT 8

MENACING

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

Imposition of sentence is suspended.

JAIL

A jail term of **364 Days**; Defendant is committed to the custody of the Multnomah County Sheriff, where term is to **commence immediately**.

Jail is CONCURRENT to Count(s): All Counts

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Defendant may not be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Remand to Sheriff Immediately.

Credit for time served.

DISPOSITION ON COUNT 9
INTIMIDATION IN THE SECOND DEGREE

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

Imposition of sentence is suspended.

JAIL

A jail term of **364 Days**; Defendant is committed to the custody of the Multnomah County Sheriff.

Jail is CONCURRENT to Count(s): All Counts

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Remand to Sheriff Immediately.

Credit for time served.

Defendant may not be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

DISPOSITION ON COUNT 10

ASSAULT IN THE SECOND DEGREE

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

SGL grid coordinates are 9 -A.

This sentence is an upward durational departure.

Departure Reason:

Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

ORS 137.700

IMPRISONMENT

A term for **120 Months**, and a period of post-prison supervision for **0 Months**. If the defendant violates the conditions for post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the state SGL Board. Defendant is committed to the custody of the Corrections Department.

Imprisonment is CONSECUTIVE to Count(s): 1,2,3 and 7

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Per ORS 137.076, provide a blood/buccal sample at the request of the Multnomah County Sheriff or State Department of Corrections, and reimburse agency for the cost of obtaining and transmitting sample unless reimbursement is waived.

Per ORS 137.750 (SB 936): Defendant may not be considered for temporary leave from custody, reduction in sentence, work release, alternative incarceration program (SB 1145), or program of conditional or supervised release. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Remand to Sheriff Remand to Sheriff Immediately.

Credit for time served.

Restitution: \$2,439.26 to Crime Victim Survivor and Services Division/CICA (Claim #: 02500-17)

Court finds defendant is indigent pursuant to ORS 137.106(4) and allows supervising authority to establish a payment schedule.

DISPOSITION ON COUNT 11
UNLAWFUL USE OF A WEAPON

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

SGL grid coordinates are 6 -A.
This sentence is an upward durational departure.

Departure Reason:

Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

IMPRISONMENT

A term for **60 Months**, and a period of post-prison supervision for **0 Months**. If the defendant violates the conditions for post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the state SGL Board. Defendant is committed to the custody of the Corrections Department.

Imprisonment is CONCURRENT to Count(s): All Counts

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Per ORS 137.076, provide a blood/buccal sample at the request of the Multnomah County Sheriff or State Department of Corrections, and reimburse agency for the cost of obtaining and transmitting sample unless reimbursement is waived.

Per ORS 137.750 (SB 936): Defendant may be considered for temporary leave from custody, reduction in sentence, work release, alternative incarceration program (SB 1145), or program of conditional or supervised release. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Remand to Sheriff Immediately.

Credit for time served.

DISPOSITION ON COUNT 12

MENACING

IT IS ORDERED THAT THE FOLLOWING SENTENCE IS IMPOSED:

Imposition of sentence is suspended.

JAIL

A jail term of **364 Days**; Defendant is committed to the custody of the Multnomah County Sheriff, where term is to **commence immediately**.

Jail is CONCURRENT to Count(s): All Counts

FINE - defendant shall pay the fine, if any, listed in the money judgment.

OTHER -

Defendant may not be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478. Substantial and Compelling Reasons: Probability is high that defendant cannot be rehabilitated; Defendant has demonstrated no remorse for his act; Crime was precipitated by unreasonable racial and religious bias.

Remand to Sheriff Immediately.

Credit for time served.

MONEY JUDGMENT ON COUNT 1

IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

RESTITUTION

<u>Type</u>	<u>Name</u>	<u>Amount</u>	<u>Claim Number</u>
Restitution - Crime Victim Survivor and Services Division/CICA		\$5,000.00	02397-17 (Ricky Best)

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$5,000.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	


TOTAL MONEY JUDGMENT \$ _____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 02:31 PM

Date Signed: _____


 Signature (Applies to all Counts) **Circuit Court Judge Cheryl A. Albrecht**
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 2

IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$0.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT

\$ _____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 02:32 PM

Date Signed: _____

Signature (Applies to all Counts)



Circuit Court Judge Cheryl A. Albrecht
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 3**IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:**

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

RESTITUTION

<u>Type</u>	<u>Name</u>	<u>Amount</u>	<u>Claim Number</u>
Restitution - Crime Victim Survivor and Services Division/CICA		\$4,604.71	02409-17 (Micah David-Cole Fletcher)

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$4,604.71		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT \$_____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:07 PM

Date Signed: _____

Signature (Applies to all Counts)


 Circuit Court Judge Cheryl A. Albrecht
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 4**IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:**

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$0.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT


\$ _____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:07 PM

Date Signed: _____

Signature (Applies to all Counts)  **Circuit Court Judge Cheryl A. Albrecht****CHERYL ALBRECHT**

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 5**IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:**

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$0.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT

\$ _____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:08 PM

Date Signed: _____

Signature (Applies to all Counts)



Circuit Court Judge Cheryl A. Albrecht
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 6**IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:**

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$0.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT

\$ _____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:09 PM

Date Signed: _____

Signature (Applies to all Counts)


 Circuit Court Judge Cheryl A. Albrecht
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 7

IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$0.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT

\$ _____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:09 PM

Date Signed: _____

Signature (Applies to all Counts)


 Circuit Court Judge Cheryl A. Albrecht
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 8

IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$0.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT

\$ _____

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TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:09 PM

Date Signed: _____

Signature (Applies to all Counts)


 Circuit Court Judge Cheryl A. Albrecht
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 9**IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:**

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$0.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT

\$ _____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:09 PM

Date Signed: _____

Signature (Applies to all Counts)


Circuit Court Judge Cheryl A. Albrecht
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 10**IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:**

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

RESTITUTION

<u>Type</u>	<u>Name</u>	<u>Amount</u>	<u>Claim Number</u>
Restitution - Crime Victim Survivor and Services Division/CICA		\$2,439.26	02500-17 (Demetria Shonel Hester)

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$2,439.26		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUII CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT \$_____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:19 PM

Date Signed: _____

Signature (Applies to all Counts)


 Circuit Court Judge Cheryl A. Albrecht
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 11**IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:**

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$0.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUUI CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT \$ _____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:19 PM

Date Signed: _____

Signature (Applies to all Counts)


 Circuit Court Judge Cheryl A. Albrecht
CHERYL ALBRECHT

Typed or Printed Name of Judge

MONEY JUDGMENT ON COUNT 12

IT IS ADJUDGED THAT DEFENDANT PAY THE FOLLOWING OBLIGATION:

Judgment Creditor: STATE OF OREGON

Judgment Debtor: DEFENDANT

<u>OBLIGATION</u>	<u>TOTAL IMPOSED</u>	<u>WAIVED</u>	<u>AMOUNT SUSPENDED</u>
*(1) PENALTY ASSESSMENT (CIC)		X	
(2) RESTITUTION (REST)	\$0.00		
(3) INDIGENT DEFENSE RECOVERY (IDRC)		X	
(4) FINE (FINE)		X	
(5) COMPENSATORY FINE		X	
*(6) BPST (BPAS)		X	
*(7) DUUI CONVICTION (DMVC)		X	
*(8) DMV RECORDS (MVRA)		X	
*(9) JAIL ASSESSMENT (CJAS)		X	
*(10) DOMESTIC VIOLENCE FUND ASSESSMENT (DVAS)		X	
*(11) PAY EXTRADITION COSTS (PAEX)		X	
*(12) OTHER:		X	

TOTAL MONEY JUDGMENT \$ _____

*Unless a waiver is indicated, those fees and assessments marked are to be imposed administratively if the amount is left blank, and will be a condition of probation, and will not be subject to judgment docketing.

TERMS OF PAYMENT: The payment terms of the money judgment are:

Signed: 11/4/2020 03:20 PM

Date Signed: _____

Signature (Applies to all Counts)


Circuit Court Judge Cheryl A. Albrecht

CHERYL ALBRECHT

Typed or Printed Name of Judge