

# Virginia Ellen Stromer

## Court Records Search

Accessed 3/18/2021



[HTTPS://RAINDROP.WORKS](https://raindrop.works)

**REGISTER OF ACTIONS****CASE NO. 110732790****State of Oregon VS. VIRGINIA ELLEN STROMER**§  
§  
§  
§  
§  
§Case Type: **Offense Felony**  
Date Filed: **07/11/2011**  
Location: **Multnomah**  
District Attorney Number: **2218771-1A****PARTY INFORMATION****Defendant** **STROMER, VIRGINIA ELLEN** *Also Known As CPMS, 757003*Female White  
DOB: 1949  
5' 1", 275 lbs2221 SE 53rd Ave  
Hillsboro, OR 97123  
SID: OR19065710**Attorneys**  
**Damien S Donnelly-Cole**  
*Court Appointed*  
503 664-3646(W)**Noah A F Horst, MPH**  
*Court Appointed*  
~~971 229-1241(W)~~**Plaintiff** **State of Oregon****DENNIS H SHEN**  
503 684-4072(W)**CHARGE INFORMATION****Charges: STROMER, VIRGINIA ELLEN**

	<b>Statute</b>	<b>Level</b>	<b>Date</b>
1. Aggravated Theft in the First Degree	164.057	Felony Class B	07/19/2006
2. Aggravated Theft in the First Degree	164.057	Felony Class B	12/14/2006
3. Aggravated Theft in the First Degree	164.057	Felony Class B	05/01/2007
4. Aggravated Theft in the First Degree	164.057	Felony Class B	09/14/2007
5. Aggravated Theft in the First Degree	164.057	Felony Class B	01/03/2008
6. Theft in the First Degree	164.055	Felony Class C	05/14/2008
7. Aggravated Theft in the First Degree	164.057	Felony Class B	10/24/2008
8. Theft in the First Degree	164.055	Felony Class C	04/06/2009
9. Aggravated Theft in the First Degree	164.057	Felony Class B	09/11/2009
10. Theft in the First Degree	164.055	Felony Class C	02/10/2010
11. Theft in the First Degree	164.055	Felony Class C	07/16/2010

**EVENTS & ORDERS OF THE COURT****DISPOSITIONS**07/18/2011 **Plea** (Judicial Officer: Unassigned, Judge)

- 1. Aggravated Theft in the First Degree  
Not Guilty
  - 10. Theft in the First Degree  
Not Guilty
  - 11. Theft in the First Degree  
Not Guilty
  - 2. Aggravated Theft in the First Degree  
Not Guilty
  - 3. Aggravated Theft in the First Degree  
Not Guilty
  - 4. Aggravated Theft in the First Degree  
Not Guilty
  - 5. Aggravated Theft in the First Degree  
Not Guilty
  - 6. Theft in the First Degree  
Not Guilty
  - 7. Aggravated Theft in the First Degree  
Not Guilty
  - 8. Theft in the First Degree  
Not Guilty
  - 9. Aggravated Theft in the First Degree  
Not Guilty
- Created: 07/18/2011 12:00 AM

11/04/2011 **Amended Plea** (Judicial Officer: Unassigned, Judge) Reason: Conversion - Amendment Reason

- 1. Aggravated Theft in the First Degree  
Guilty
- 10. Theft in the First Degree  
Guilty
- 11. Theft in the First Degree

	<p>Guilty</p> <p>2. Aggravated Theft in the First Degree</p> <p>Guilty</p> <p>3. Aggravated Theft in the First Degree</p> <p>Guilty</p> <p>4. Aggravated Theft in the First Degree</p> <p>Guilty</p> <p>5. Aggravated Theft in the First Degree</p> <p>Guilty</p> <p>6. Theft in the First Degree</p> <p>Guilty</p> <p>7. Aggravated Theft in the First Degree</p> <p>Guilty</p> <p>8. Theft in the First Degree</p> <p>Guilty</p> <p>9. Aggravated Theft in the First Degree</p> <p>Guilty</p> <p>Created: 11/08/2011 12:00 AM</p>
01/20/2012	<p><b>Disposition</b> (Judicial Officer: Unassigned, Judge)</p> <p>1. Aggravated Theft in the First Degree</p> <p>Convicted</p> <p>10. Theft in the First Degree</p> <p>Convicted</p> <p>11. Theft in the First Degree</p> <p>Convicted</p> <p>2. Aggravated Theft in the First Degree</p> <p>Convicted</p> <p>3. Aggravated Theft in the First Degree</p> <p>Convicted</p> <p>4. Aggravated Theft in the First Degree</p> <p>Convicted</p> <p>5. Aggravated Theft in the First Degree</p> <p>Convicted</p> <p>6. Theft in the First Degree</p> <p>Convicted</p> <p>7. Aggravated Theft in the First Degree</p> <p>Convicted</p> <p>8. Theft in the First Degree</p> <p>Convicted</p> <p>9. Aggravated Theft in the First Degree</p> <p>Convicted</p> <p>Created: 01/20/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)</p> <p>1. Aggravated Theft in the First Degree</p> <p>Converted Disposition:</p> <p>Restitution \$170888.23 Payee S W N I Victim Unitary Assessment \$107.00 Waived Offense Surcharge \$35.00 Waived</p> <p>Converted Disposition:</p> <p>Probation Cond..... All General Conditions Apply Guidelines: Severity 5 History I Departure: Durational(UP) Special Condition: DNA Blood Draw Probation to Community Corrections - Month(s): 60.00 11 No Contact w/Victim 14 No Trespassing 46 Advise Nature of Crime 47 Employment Info to PO 48 No Employment w/Money 49 Provide Financial Rcds 50 No Trans Over \$200 51 No Credit Cd/Checks/ID 02 Judicial Supervision</p> <p>Created: 02/22/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)</p> <p>10. Theft in the First Degree</p> <p>Converted Disposition:</p> <p>Guidelines: Severity 4 History E Statutory Rqmts: DNA Blood Draw Oregon Dept of Corrections - Month(s): 13.00 Post Prison Supervision - Month(s): 24.00 Special Factor: 137.717 Adtl Prsmptv Offn Credit for Time Served</p> <p>Created: 02/17/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)</p> <p>11. Theft in the First Degree</p> <p>Converted Disposition:</p> <p>Guidelines: Severity 3 History E Statutory Rqmts: DNA Blood Draw Oregon Dept of Corrections - Month(s): 13.00 Post Prison Supervision - Month(s): 24.00 Special Factor: 137.717 Adtl Prsmptv Offn Credit for Time Served</p> <p>Created: 02/22/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)</p> <p>2. Aggravated Theft in the First Degree</p> <p>Converted Disposition:</p> <p>Guidelines: Severity 5 History G Statutory Rqmts: DNA Blood Draw Oregon Dept of Corrections - Month(s): 19.00 Post Prison Supervision - Month(s): 24.00 Special Factor: 137.717 Adtl Prsmptv Offn Credit for Time Served</p> <p>Created: 02/17/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)</p> <p>3. Aggravated Theft in the First Degree</p> <p>Converted Disposition:</p> <p>Guidelines: Severity 5 History F Statutory Rqmts: DNA Blood Draw Oregon Dept of Corrections - Month(s): 19.00 Post Prison Supervision - Month(s): 24.00 Special Factor: 137.717 Adtl Prsmptv Offn Credit for Time Served</p> <p>Created: 02/17/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)</p> <p>4. Aggravated Theft in the First Degree</p>

	<p>Converted Disposition:  Guidelines: Severity 5 History F Statutory Rqmts: DNA Blood Draw Oregon Dept of Corrections - Month(s): 19.00 Post  Prison Supervision - Month(s): 24.00 Special Factor: 137.717 Adtl Prsmptv Offn Credit for Time Served  Created: 02/17/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)  5. Aggravated Theft in the First Degree  Converted Disposition:  Guidelines: Severity 5 History E Statutory Rqmts: DNA Blood Draw Oregon Dept of Corrections - Month(s): 19.00 Post  Prison Supervision - Month(s): 24.00 Special Factor: 137.717 Adtl Prsmptv Offn Credit for Time Served  Created: 02/22/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)  6. Theft in the First Degree  Converted Disposition:  Guidelines: Severity 4 History E Statutory Rqmts: DNA Blood Draw Oregon Dept of Corrections - Month(s): 13.00 Post  Prison Supervision - Month(s): 24.00 Special Factor: 137.717 Adtl Prsmptv Offn Credit for Time Served  Created: 02/22/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)  7. Aggravated Theft in the First Degree  Converted Disposition:  Probation Cond..... All General Conditions Apply Guidelines: Severity 5 History E Departure: Dispositional and  Durational(UP) Special Condition: DNA Blood Draw Probation to Community Corrections - Month(s): 60.00  Created: 02/17/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)  8. Theft in the First Degree  Converted Disposition:  Guidelines: Severity 4 History E Statutory Rqmts: DNA Blood Draw Oregon Dept of Corrections - Month(s): 13.00 Post  Prison Supervision - Month(s): 24.00 Special Factor: 137.717 Adtl Prsmptv Offn Credit for Time Served  Created: 02/22/2012 12:00 AM</p>
01/20/2012	<p><b>Sentence</b> (Judicial Officer: Unassigned, Judge)  9. Aggravated Theft in the First Degree  Converted Disposition:  Probation Cond..... All General Conditions Apply Guidelines: Severity 5 History E Departure: Dispositional and  Durational(UP) Special Condition: DNA Blood Draw Probation to Community Corrections - Month(s): 60.00  Created: 02/17/2012 12:00 AM</p>
	<b>OTHER EVENTS AND HEARINGS</b>
07/11/2011	<p><b>Indictment</b>  Created: 07/11/2011 12:00 AM</p>
07/11/2011	<p><b>Warrant - Arrest</b> (Judicial Officer: Fuchs, Alicia A )  Comment: NCIC; Court Action: Signed; Court Action Date: 07/11/2011; Judge: Alicia A Fuchs;  Signed: 07/11/2011  Created: 07/11/2011 12:00 AM</p>
07/18/2011	<p><b>Arraignment</b> (Judicial Officer: Bergstrom, Eric J. )  Room: JC3N;  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Arraignment - Count</b>  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Remove - Inactive Status</b>  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Order - Appear</b> (Judicial Officer: Bergstrom, Eric J. )  Court Action: Signed; Court Action Date: 07/18/2011; Judge: Eric J. Bergstrom;  Signed: 07/18/2011  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Agreement - Recognizance Release</b>  Comment: ROR;  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Notice - Advise Appeal Rights</b>  Created: 07/19/2011 12:00 AM</p>
07/18/2011	<p><b>Return - Service Arrest Warrant</b>  Court Action: Served; Court Action Date: 07/15/2011;  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Motion - Recognizance Release</b>  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Application</b>  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Affidavit - Eligibility - ACP</b>  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Order - Appointing Counsel</b> (Judicial Officer: Bergstrom, Eric J. )  Court Action: Signed; Court Action Date: 07/18/2011; Judge: Eric J. Bergstrom;  Signed: 07/18/2011  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Plea - Not Guilty</b>  Created: 07/18/2011 12:00 AM</p>
07/18/2011	<p><b>Arraignment</b> (9:45 AM) ()  Created: 07/17/2011 12:00 AM</p>
07/18/2011	<p><b>Judgment - Limited Creates Lien</b>  ;Court Action: Signed; Court Action Date: 07/18/2011; ;Court Action: Signed; Court Action Date: 07/18/2011;  Created: 07/19/2011 3:24 PM</p>
07/19/2011	<p><b>Miscellaneous</b></p>

Comment: Control number added per control number report;  
 Created: 07/19/2011 12:00 AM  
 07/19/2011 **Hearing - Case Management**  
 Room: UNTA;  
 Created: 07/19/2011 12:00 AM  
 07/26/2011 **Miscellaneous**  
 Comment: SID 19065710 provided by DSSJ;  
 Created: 07/26/2011 12:00 AM  
 07/28/2011 **Certificate - Victim Notification**  
 Comment: VICTIM: Certificate only filed;  
 Created: 07/29/2011 12:00 AM  
 09/02/2011 **CANCELED Call** (1:30 PM) ()  
 Set-Over Def  
 Event Status: Set-Over Def; Event Status Date: 09/02/2011;  
 Result: Set-Over  
 Created: 07/18/2011 12:00 AM  
 09/06/2011 **Trial** (8:55 AM) ()  
 Created: 07/18/2011 12:00 AM  
 09/28/2011 **CANCELED Call** (1:30 PM) ()  
 Set-Over Def  
 Event Status: Set-Over Def; Event Status Date: 09/28/2011;  
 Result: Set-Over  
 Created: 09/02/2011 12:00 AM  
 10/04/2011 **Notice - Representation**  
 Created: 10/05/2011 12:00 AM  
 10/28/2011 **CANCELED Call** (1:30 PM) ()  
 Set-Over Def  
 Event Status: Set-Over Def; Event Status Date: 10/31/2011;  
 Result: Set-Over  
 Created: 09/28/2011 12:00 AM  
 10/31/2011 **Order** (Judicial Officer: Wilson, Janice R )  
 Comment: Defendant may travel to Seattle, WA 10/28/11-10/30/11; Court Action: Signed; Court Action Date: 10/28/2011; Judge: Janice R Wilson;  
 Signed: 10/28/2011  
 Created: 10/31/2011 12:00 AM  
 11/04/2011 **Finding - Guilty**  
 Created: 11/08/2011 12:00 AM  
 11/04/2011 **Hearing - Plea** (Judicial Officer: YOU, YOULEE )  
 Room: TYYY; Est Length of Time: 1 Hour(s); Judge: YOULEE Y YOU; Court Appointed: DAMIEN S DONNELLY-COLE District Attorney: DENNIS  
 H SHEN Defendant: VIRGINIA ELLEN STROMER Reporter: FTR  
 Created: 11/08/2011 12:00 AM  
 11/04/2011 **Plea - Guilty**  
 Created: 11/08/2011 12:00 AM  
 11/04/2011 **Hearing - Settlement Conference** (3:30 PM) ()  
 Est length of time: 90 Minute(s)  
 Created: 11/04/2011 12:00 AM  
 11/14/2011 **Petition - Guilty Plea**  
 Created: 11/15/2011 12:00 AM  
 11/14/2011 **Order** (Judicial Officer: YOU, YOULEE )  
 Comment: PLED & FND GUILTY:CT# 1-11 S/O SENT G TO 1/20/12 @ 9:30; Court Action: Signed; Court Action Date: 11/04/2011; Judge:  
 YOULEE Y YOU;  
 Signed: 11/04/2011  
 Created: 11/15/2011 12:00 AM  
 11/14/2011 **Order - Presentence Investigation** (Judicial Officer: YOU, YOULEE )  
 Court Action: Signed; Court Action Date: 11/04/2011; Judge: YOULEE Y YOU;  
 Signed: 11/04/2011  
 Created: 11/15/2011 12:00 AM  
 11/14/2011 **CANCELED Call** (1:30 PM) ()  
 Guilty Plea  
 Event Status: Cancelled: Guilty Plea; Event Status Date: 11/10/2011;  
 Result: Cancelled  
 Created: 10/31/2011 12:00 AM  
 11/15/2011 **Order** (Judicial Officer: YOU, YOULEE )  
 Comment: SHOWING CHARGE FORMAT OF POSSIBLE SENT G; Court Action: Signed; Court Action Date: 11/04/2011; Judge: YOULEE Y  
 YOU;  
 Signed: 11/04/2011  
 Created: 11/15/2011 12:00 AM  
 01/20/2012 **Convicted**  
 Created: 01/20/2012 12:00 AM  
 01/20/2012 **Hearing - Sentencing** (Judicial Officer: YOU, YOULEE )  
 Room: TYYY; Est Length of Time: 1 Hour(s); Judge: YOULEE Y YOU; Court Appointed: DAMIEN S DONNELLY-COLE District Attorney: DENNIS  
 H SHEN Defendant: VIRGINIA ELLEN STROMER Reporter: FTR  
 Created: 01/20/2012 12:00 AM  
 01/20/2012 **Hearing - Sentencing** (9:30 AM) ()  
 Est length of time: 1 Hour(s)  
 Created: 11/08/2011 12:00 AM  
 01/23/2012 **Order** (Judicial Officer: YOU, YOULEE )  
 Comment: THE JGMNT FOR CT APPTD ATTY FEES (ID APP & ID CONTRIB.) IS VACATED. ALL MONIES PAID TOWARD THAT JGMNT  
 SHALL BE APPLIED TO RESTITUTION ORDERED ON 1-20-12; Court Action: Signed; Court Action Date: 01/20/2012; Judge: YOULEE Y YOU;  
 Signed: 01/20/2012  
 Created: 01/24/2012 12:00 AM  
 01/23/2012 **Disposition - Interim** (Judicial Officer: YOU, YOULEE )  
 Comment: CT#1:GRID 5I;PROB 60M FP,FIN CRIMES,BLBC,NO JC2;WV\$\$;REST: \$170888.23; Court Action: Signed; Court Action Date:  
 01/20/2012; Judge: YOULEE Y YOU;  
 Signed: 01/20/2012

<https://publicaccess.courts.oregon.gov/PublicAccessLogin/CaseDetail.aspx?CaseID=8272063>

02/17/2012 **Uniform Criminal Judgment** (Judicial Officer: YOU, YOULEE )

Created: 02/17/2012 12:00 AM

02/17/2012 **Closed**

Created: 02/17/2012 12:00 AM

02/17/2012 **Creates Judgment Lien**

;  
Created: 02/17/2012 9:59 AM

02/21/2012 **Disposition - Reported**

Created: 02/21/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

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02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

02/22/2012 **Notice - Judgment Entry**

Created: 02/22/2012 12:00 AM

03/12/2012 **Judgment - Payment Schedule Assessment**

;  
Created: 03/12/2012 1:22 AM

06/02/2014 [Letter](#)

*envelope*  
Created: 09/04/2014 7:30 AM

06/30/2014 [Letter - Appearance](#)

Created: 09/18/2014 9:30 AM

07/28/2014 [Letter - Appearance](#)

Created: 10/27/2014 3:57 PM

08/29/2014 [Letter - Appearance](#)

Created: 11/03/2014 1:43 PM

09/29/2014 [Letter - Appearance](#)

Created: 11/05/2014 1:47 PM

10/27/2014 [Letter - Appearance](#)

Created: 11/07/2014 2:28 PM

12/31/2014 [Letter - Appearance](#)

Created: 01/09/2015 9:31 AM

01/27/2015 [Letter - Appearance](#)

Created: 04/26/2015 9:49 AM

02/26/2015 [Letter - Appearance](#)

Created: 04/28/2015 3:48 PM

03/27/2015 [Letter - Appearance](#)

Created: 05/03/2015 11:19 AM

04/27/2015 [Letter - Appearance](#)

Created: 05/05/2015 11:43 AM

05/26/2015 [Letter - Appearance](#)

Created: 06/01/2015 11:13 AM

07/06/2015 [Letter - Appearance](#)

Created: 07/10/2015 3:40 PM

07/22/2015 [Letter - Appearance](#)

Created: 07/27/2015 12:00 PM

07/27/2015 [Letter - Appearance](#)

Created: 07/30/2015 9:12 AM

08/27/2015 [Letter - Appearance](#)

Created: 10/07/2015 11:06 AM

09/28/2015 [Letter - Appearance](#)

Created: 10/13/2015 11:46 AM

11/23/2015 [Letter - Appearance](#)

Created: 11/25/2015 1:18 PM

12/21/2015 [Letter - Appearance](#)

Created: 12/23/2015 10:18 AM

12/21/2015 [Letter](#)

Created: 12/23/2015 10:37 AM

01/25/2016 [Letter](#)

Created: 01/26/2016 11:16 AM

02/22/2016 [Letter](#)

Created: 02/22/2016 4:31 PM

03/24/2016 [Letter - Appearance](#)

Created: 03/25/2016 1:48 PM

04/22/2016 [Letter](#)

Created: 04/25/2016 11:43 AM

05/31/2016 [Letter](#)

	Created: 06/07/2016 1:52 PM
06/27/2016	<a href="#">Letter</a>
	Created: 06/30/2016 10:20 AM
07/26/2016	<a href="#">Letter</a>
	Created: 07/26/2016 9:42 AM
09/02/2016	<a href="#">Letter - Appearance</a>
	Created: 09/02/2016 1:14 PM
09/23/2016	<a href="#">Letter</a>
	Created: 09/28/2016 9:50 AM
10/27/2016	<a href="#">Letter</a>
	Created: 10/27/2016 11:35 AM
11/25/2016	<a href="#">Letter</a>
	Created: 11/30/2016 12:33 PM
12/27/2016	<a href="#">Letter</a>
	Created: 01/06/2017 8:48 AM
02/24/2017	<a href="#">Letter</a>
	Created: 03/02/2017 9:56 AM
03/27/2017	<a href="#">Letter</a>
	Created: 03/30/2017 10:44 AM
05/05/2017	<a href="#">Letter</a>
	Created: 05/11/2017 10:45 AM
05/30/2017	<a href="#">Letter</a>
	Created: 06/02/2017 4:33 PM
07/03/2017	<a href="#">Letter</a>
	Created: 07/06/2017 2:29 PM
07/28/2017	<a href="#">Letter</a>
	Created: 08/02/2017 3:39 PM
08/30/2017	<a href="#">Letter</a>
	Created: 08/30/2017 4:04 PM
09/25/2017	<a href="#">Letter</a>
	Created: 09/27/2017 11:36 AM
10/27/2017	<a href="#">Letter</a>
	Created: 11/01/2017 3:21 PM
12/06/2017	<a href="#">Letter</a>
	Created: 12/06/2017 9:58 AM
03/29/2018	<b>Recordation - Collection Referral Judgment</b>
	Created: 03/29/2018 7:55 AM

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**FINANCIAL INFORMATION**


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<b>Defendant STROMER, VIRGINIA ELLEN</b>			
Total Financial Assessment			215,713.29
Total Payments and Credits			11,713.00
<b>Balance Due as of 03/18/2022</b>			<b>204,000.29</b>
07/19/2011	Transaction Assessment		295.00
02/17/2012	Transaction Assessment		170,888.23
03/12/2012	Transaction Assessment		200.00
06/10/2014	Mail Payment	Receipt # 2014-238655	STROMER, VIRGINIA ELLEN (25.00)
07/01/2014	Mail Payment	Receipt # 2014-288664	STROMER, VIRGINIA ELLEN (25.00)
07/29/2014	Mail Payment	Receipt # 2014-344750	STROMER, VIRGINIA ELLEN (25.00)
09/02/2014	Mail Payment	Receipt # 2014-410449	STROMER, VIRGINIA ELLEN (25.00)
10/01/2014	Mail Payment	Receipt # 2014-464492	STROMER, VIRGINIA ELLEN (25.00)
10/28/2014	Mail Payment	Receipt # 2014-517390	STROMER, VIRGINIA ELLEN (25.00)
12/01/2014	Mail Payment	Receipt # 2014-581941	STROMER, VIRGINIA ELLEN (25.00)
01/02/2015	Mail Payment	Receipt # 2015-646303	STROMER, VIRGINIA ELLEN (25.00)
01/28/2015	Mail Payment	Receipt # 2015-707567	STROMER, VIRGINIA ELLEN (25.00)
03/02/2015	Mail Payment	Receipt # 2015-786059	STROMER, VIRGINIA ELLEN (25.00)
04/01/2015	Mail Payment	Receipt # 2015-871535	STROMER, VIRGINIA ELLEN (25.00)
04/28/2015	Mail Payment	Receipt # 2015-948602	STROMER, VIRGINIA ELLEN (25.00)
05/29/2015	Mail Payment	Receipt # 2015-1037243	STROMER, VIRGINIA ELLEN (25.00)
07/10/2015	Mail Payment	Receipt # 2015-1159572	STROMER, VIRGINIA ELLEN (25.00)
07/27/2015	Mail Payment	Receipt # 2015-1199275	STROMER, VIRGINIA ELLEN (25.00)
07/28/2015	Mail Payment	Receipt # 2015-1205524	STROMER, VIRGINIA ELLEN (25.00)
08/28/2015	Mail Payment	Receipt # 2015-1299827	STROMER, VIRGINIA ELLEN (25.00)
09/30/2015	Mail Payment	Receipt # 2015-1393123	STROMER, VIRGINIA ELLEN (25.00)
10/23/2015	Mail Payment	Receipt # 2015-1475338	STROMER, VIRGINIA ELLEN (25.00)
11/24/2015	Mail Payment	Receipt # 2015-1572064	STROMER, VIRGINIA ELLEN (75.00)
12/22/2015	Mail Payment	Receipt # 2015-1651894	STROMER, VIRGINIA ELLEN (25.00)
01/26/2016	Mail Payment	Receipt # 2016-1748998	STROMER, VIRGINIA ELLEN (25.00)
02/22/2016	Mail Payment	Receipt # 2016-1836715	STROMER, VIRGINIA ELLEN (25.00)
03/25/2016	Mail Payment	Receipt # 2016-1962934	STROMER, VIRGINIA ELLEN (25.00)
04/22/2016	Mail Payment	Receipt # 2016-2075136	STROMER, VIRGINIA ELLEN (25.00)
06/01/2016	Mail Payment	Receipt # 2016-2205340	STROMER, VIRGINIA ELLEN (25.00)
06/27/2016	Mail Payment	Receipt # 2016-2301636	STROMER, VIRGINIA ELLEN (25.00)
07/22/2016	Mail Payment	Receipt # 2016-2393089	STROMER, VIRGINIA ELLEN (25.00)
08/29/2016	Mail Payment	Receipt # 2016-2512703	STROMER, VIRGINIA ELLEN (25.00)
09/26/2016	Mail Payment	Receipt # 2016-2607484	STROMER, VIRGINIA ELLEN (25.00)
10/24/2016	Mail Payment	Receipt # 2016-2703864	STROMER, VIRGINIA ELLEN (25.00)
11/28/2016	Mail Payment	Receipt # 2016-2812964	STROMER, VIRGINIA ELLEN (25.00)
12/27/2016	Mail Payment	Receipt # 2016-2887909	STROMER, VIRGINIA ELLEN (25.00)

02/24/2017	Mail Payment	Receipt # 2017-158457	STROMER, VIRGINIA ELLEN	(25.00)
03/28/2017	Mail Payment	Receipt # 2017-280498	STROMER, VIRGINIA ELLEN	(25.00)
05/05/2017	Mail Payment	Receipt # 2017-409696	STROMER, VIRGINIA ELLEN	(25.00)
05/31/2017	Mail Payment	Receipt # 2017-490848	STROMER, VIRGINIA ELLEN	(25.00)
07/05/2017	Mail Payment	Receipt # 2017-600087	STROMER, VIRGINIA ELLEN	(25.00)
07/28/2017	Mail Payment	Receipt # 2017-682266	STROMER, VIRGINIA ELLEN	(25.00)
08/25/2017	Mail Payment	Receipt # 2017-770971	STROMER, VIRGINIA ELLEN	(25.00)
09/26/2017	Mail Payment	Receipt # 2017-872476	STROMER, VIRGINIA ELLEN	(25.00)
10/27/2017	Mail Payment	Receipt # 2017-969845	STROMER, VIRGINIA ELLEN	(25.00)
11/30/2017	Mail Payment	Receipt # 2017-1066541	STROMER, VIRGINIA ELLEN	(25.00)
03/29/2018	Transaction Assessment			44,625.06

# In the Circuit Court of the State of Oregon For Multnomah County

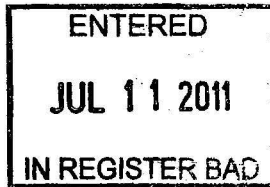
Court Nbr 11-07-32790 DA 2218771-1  
Crime Report PP 10-84189

STATE OF OREGON

Plaintiff,

v.

VIRGINIA ELLEN STROMER  
DOB: 12/21/1949



Defendant(s).

**Indictment for Violation of**

ORS 164.057/ORS 164.085 (1,2,3,4,5,9)  
ORS 164.055/ORS 164.085 (6,8,10,11)

CLERK OF DISTRICT COURT

FILED JUL 11 PM 2:57

FILED

The above-named defendant(s) are accused by the Grand Jury of Multnomah County, State of Oregon, by this indictment of crime(s) of COUNT 1,2,3,4,5,7,9 - AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION, COUNT 6,8 - THEFT IN THE FIRST DEGREE BY DECEPTION, COUNT 10,11 - THEFT IN THE FIRST DEGREE BY DECEPTION, committed as follows:

**COUNT 1****AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between July 19, 2006 and November 21, 2006, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$10,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC.**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC.**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

The State further alleges that the crime was discovered by an aggrieved party no earlier than October 05, 2010.

**COUNT 2****AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between December 14, 2006 and April 20, 2007, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$10,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC.**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC.**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

The State further alleges that the crime was discovered by an aggrieved party no earlier than October 05, 2010.

**COUNT 3****AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between May 01, 2007 and August 21, 2007, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$10,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC.**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC.**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

The State further alleges that the crime was discovered by an aggrieved party no earlier than October 05, 2010.

**COUNT 4****AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between September 14, 2007 and December 27, 2007, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$10,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

The State further alleges that the crime was discovered by an aggrieved party no earlier than October 05, 2010.

#### COUNT 5

##### **AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between January 03, 2008 and April 25, 2008, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of the lawful currency of the United States of America in the amount of \$10,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

The State further alleges that the crime was discovered by an aggrieved party no earlier than October 05, 2010.

#### COUNT 6

##### **THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between May 14, 2008 and July 07, 2008, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$1,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

The state further alleges that the property stolen had a value of \$5,000 or more.

The State further alleges that the crime was discovered by an aggrieved party no earlier than October 05, 2010.

#### COUNT 7

##### **AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between October 24, 2008 and February 29, 2009, in the County of Multnomah, State of Oregon, did unlawfully and with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$10,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

#### COUNT 8

##### **THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between April 06, 2009 and August 28, 2009, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$1,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

The state further alleges that the property stolen had a value of \$5,000 or more.

#### COUNT 9

##### **AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION**

Verified Correct Copy of Original 3/11/2022. The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between September 11, 2009 and December 16, 2009, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$10,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC.**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC.**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

#### COUNT 10

##### **THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between February 10, 2010 and July 12, 2010, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$1,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC.**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC.**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

The state further alleges that the property stolen had a value of \$5,000 or more.

#### COUNT 11

##### **THEFT IN THE FIRST DEGREE BY DECEPTION**

The said Defendant(s), **VIRGINIA ELLEN STROMER**, on or between July 16, 2010 and September 29, 2010, in the County of Multnomah, State of Oregon, did unlawfully and knowingly with the intent to defraud, commit theft by deception of lawful currency of the United States of America in the amount of \$1,000 or more, the property of **SOUTHWEST NEIGHBORHOODS, INC.**, by creating or confirming another's false impression of law, value, intention or other state of mind that the defendant did not believe to be true, to-wit: that the transactions were authorized by **SOUTHWEST NEIGHBORHOODS, INC.**, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

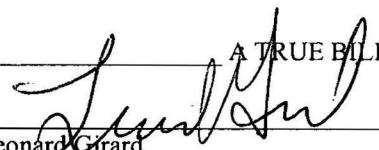
The state further alleges that the property stolen had a value of \$1,000 or more.

Dated at Portland, Oregon, in the county aforesaid, on JULY 08, 2011.

#### Witnesses

Examined Before the Grand Jury  
in person (unless noted)

Timothy H Sukimoto  
Sylvia Bogert  
Katherine Heekin

A TRUE BILL  
  
/S/ Leonard Girard  
Foreperson of the Grand Jury

MICHAEL D. SCHRUNK (671110)  
District Attorney  
Multnomah County, Oregon

By  Deputy

Security Amount (Def - STROMER) \$20,000 + \$20,000 + \$20,000 + \$20,000 + \$20,000 + \$5,000 + \$20,000 + \$5,000 + \$20,000 + \$5,000 + \$5,000

#### AFFIRMATIVE DECLARATION

The District Attorney hereby affirmatively declares for the record, as required by ORS 161.566, upon the date scheduled for the first appearance of the defendant, and before the court asks under ORS 135.020 how the defendant pleads to the charge(s), the State's intention that any misdemeanor charged herein proceed as a misdemeanor. DENNIS H. SHEN OSB 814690 //dlc

Pursuant to 2005 Or Laws ch. 463 sections 1 to 7, 20(1) and 21 to 23, the State hereby provides written notice of the State's intention to rely at sentencing on enhancement facts for any statutory ground for the imposition of consecutive sentences codified under ORS 137.123 on these counts or to any other sentence which has been previously imposed or is simultaneously imposed upon this defendant.

Verified Correct Copy of Original 3/11/2022.

**In the Circuit Court of the State of Oregon  
For Multnomah County**

STATE OF OREGON,

Plaintiff,

Court Nbr 11-07-32790

DA Case 2218771-1

Crime Report PP 10-84189

v.

DISTRIBUTION: NCIC

VIRGINIA ELLEN STROMER

DOB: 12/21/1949

**WARRANT OF ARREST**

ORS 164.057/ORS 164.085 (1,2,3,4,5,7,9)

ORS 164.055/ORS 164.085 (6,8)

ORS 164.055/ORS 164.085 (10,11)

RACE: WHITE SEX: F  
HT: 5 ft 01 in WT: 275 lbs  
PPDS: 1863819  
ORID:  
LKA: 19066 SW Quinn Court  
Beaverton OR

Defendant.

**IN THE NAME OF THE STATE OF OREGON:**

**FILED**

**JUL 18 2011**

**TO ANY PEACE OFFICER OF THIS STATE, GREETINGS:**

An indictment having been filed in the Circuit Court for the County aforesaid, charging the above-named defendant with the offense(s) of:

Circuit Courts  
Multnomah County, Oregon

COUNT 1 - AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 2 - AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 3 - AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 4 - AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 5 - AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 6 - THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 7 - AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 8 - THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 9 - AGGRAVATED THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 10 - THEFT IN THE FIRST DEGREE BY DECEPTION  
COUNT 11 - THEFT IN THE FIRST DEGREE BY DECEPTION

YOU ARE COMMANDED to arrest the above-named defendant forthwith and bring said defendant before me, or, in case of my absence or inability to act, before the nearest or most accessible magistrate in this county, or if no magistrate is available, to deliver said defendant into custody of the Jailer of this county.

You are hereby authorized to enter premises in which you have probable cause to believe that the above-named defendant is present, without giving notice of your authority and purpose.

Security Amount \$20,000 + \$20,000 + \$20,000 + \$20,000 + \$20,000 + \$5,000 + \$20,000 + \$5,000 + \$20,000 + \$5,000 + \$5,000

Issued in the above county on

**JUL 11 2011**

RCVD:	DATE	DPSST
	<b>JUL 11 2011</b>	<i>39M</i>
ENT:	<i>7-12-11</i>	<i>33168</i>
CLD DT:	RETURN OF SERVICE	
CITE#	The undersigned Peace Officer hereby certifies that he has executed the within WARRANT by arresting the	
CTDT:	within named defendant on	
AUTHORIZED:	YES	NO

*Alicia Quinn*  
Circuit Judge for Multnomah County

/s/ \_\_\_\_\_  
Name: \_\_\_\_\_  
Agency: \_\_\_\_\_

<b>ENTERED</b>
<b>JUL 18 2011</b>
<b>IN REGISTER BY EH</b>

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MULTNOMAH COUNTY  
MOTION FOR RELEASE OR SECURITY AMOUNT CHANGE

757003  
STATE OF OREGON vs.

Defendant STROMER, VIRGINIA

ELLEN

Age 61 Date of Birth 12/21/49 Sex M ☒ F ☐ W ☐ B ☐ A ☐ NA ☐ H ☐ Other

"CINNY"

Race W Address / City / State / Zip 7235 SW TRILLIUM 503-380-1520

AKA ☐ TN

Phone # 97008  
MARYSVILLE, OR

Place of Birth (City / State and/or Country)  
(Giving SSN is optional. It is requested for purposes of making a release decision under ORS 135.238; it will be used for identification)

Custody Charge(s) and Holds

Case Number(s)

Security Amount

Enhanced

AGG. THEFT DEL X7

110732296

160,000

THEFT BY DEL X4

U

U

Co-Defendant(s): TS#

Known Conviction History Summary:

Known Behavior History (Previous 12 months)

Felonies

Misdemeanors

Major Traffic

FTA Criminal

FTA Traffic

Number of PVs

Known Previous convictions History Detail:

FILED

JUL 18 2011

OPEN CASES / NCJ.

Circuit Court

Multnomah County, Oregon

Other Pending Case Number(s):

Most Serious Charge

Next Court Date

Attorney Name

Release Status

Age at First Conviction 17 Highest Grade Completed 10th Primary Language ENGLISH Understands English ☒ Y ☐ N

Currently on Supervision ☐ Y ☒ N

Supervising Officer \_\_\_\_\_ County \_\_\_\_\_

Officer Comments NONE FOR CASES / NCJ.

Reference Name:

Relationship

Address

Phone

Ref's

TATIAN STROMER - SON

503 484-8959

☐ Y ☐ N

NICK CARTER - FRIEND

503 646-5899

☐ Y ☐ N

REF. CONFIRMED THE D'S ADDRESS. D'S EMPLOYMENT CONFIRMED. NO AIP ISSUED OR VMA ISSUED RPTD.

23-28 (10/02) PAGE 1 of 4 Distribution: Original - Court Copies - Pretrial Release, DA, Defendant, PRSP

REF. BELIEVES THE D WILL RETURN FUTURE COURT DATES.

SWIS: 757003

DEFENDANT: STROMER, VIRGINIA ELLEN

**HOUSING**

Current Living Situation ROOMMATE - NICK CARTON Number of months 15 MONTHS Current County of Residence MURKIN CO.  
Number of Residences in Past 12 months 2 Own Residence ☐ Y ☒ N Residence Concerns-Staff ☐ Y ☒ N  
Comments REPORT LIVING IN GLEN SINCE 1975

**RELATIONSHIP**

Relationship Status SINGLE Duration of Current Relationship \_\_\_\_\_ Months Family in Area SON ☒ Y ☐ N  
Number of Legal Dependents 2 Relationship Concerns-Staff ☐ Y ☒ N  
Comments (1) DAUGHTER - VICTORIA STROMER - CA  
(2)

**ALCOHOL/DRUGS**

Type Drug Used \_\_\_\_\_ Frequency (☐ Daily/☐ Weekly/☐ Monthly) Currently Under Influence NO PMS ☐ Y ☒ N  
Type Drug Used \_\_\_\_\_ Frequency (☐ Daily/☐ Weekly/☐ Monthly) Currently Under Influence ☐ Y ☒ N  
Type Drug Used \_\_\_\_\_ Frequency (☐ Daily/☐ Weekly/☐ Monthly) Currently Under Influence ☐ Y ☒ N  
Number of Prior Drug/Alcohol Convictions \_\_\_\_\_ Alcohol/Drug Concerns-Staff ☐ Y ☒ N  
Comments NO AID TO POLICE

**EMPLOYMENT**

\* FULLTIME - CO/HK - BUREAU 2/28/11.  
Current Income Source PHONE SERVICE - VOICE CARRIER / ARSON CORP Employed Number Hours per Week \_\_\_\_\_  
Income Level \_\_\_\_\_ Student ☐ Y ☒ N Employment Concerns-Staff ☐ Y ☒ N (?)  
Comments \_\_\_\_\_

**MENTAL HEALTH**

Diagnosis ☐ Y ☒ N Diagnosis Name \_\_\_\_\_ Source \_\_\_\_\_  
Taking Med's ☐ Y ☒ N Med's Name(s) \_\_\_\_\_; \_\_\_\_\_; \_\_\_\_\_ Current MH Tx: ☐ Y ☒ N  
Prior MH Tx ☐ Y ☒ N Program Name(s) \_\_\_\_\_ MH Concerns-Staff ☐ Y ☒ N  
Comments \_\_\_\_\_

**VICTIM RELATIONSHIP**

EX-OPERATIONS MGR -  
CORPORATION & NORTHERN HARBOR ASSOC.  
SUN NEIGHBORHOOD INC.  
Victim Involved ☒ Y ☐ N Does Defendant Know Victim ☒ Y ☐ N Nature of relationship EX EMPLOYER  
Duration of Relationship \_\_\_\_\_ months Potential for Future Contact ☐ Y ☒ N Victim Relationship Concerns-Staff ☐ Y ☒ N  
Comments \_\_\_\_\_

SWIS: 757003 Primary Charge - ORS Number 164 085 Case Number 11073 790  
 Defendant: First Name VILGINIA Defendant: Last Name STROMER MI 5

Q1. Does Primary Charge require a Judicial Review? ☒ N ☐ Y Points 10  
 If Yes, is it because: (Check all that apply. Maximum 10 points)  
☐ [A] Involves offenses of murder, aggravated murder or treason.  
☐ [B] Involves offenses set out in ORS 137.700 and ORS 137.707.  
☐ [C] Involves a violation of a Family Abuse Prevention Act restraining order under ORS 107.720, a violation of a release condition to not contact the victim in an offense involving domestic violence, or any offense which involved domestic violence as defined in ORS 135.230.  
☐ [D] Any offense which is included in the group of offenses defined as "Person Felonies" or "Person Class A misdemeanors," as defined in OAR 213-003-0001 by the Oregon Criminal Justice Commission, and the release assistance officer verifies that the individual has any additional person felony or person Class A misdemeanor charge pending disposition in any court or that the person is on probation, parole, post-prison supervision or other community supervision based on a conviction for any additional person charge.  
☐ [E] Any offense of Driving While Under the Influence of Intoxicants (DUI) (ORS 813.010) if the person has, in this state or any other state, during the ten year period preceding the current DUI arrest, either two prior convictions for DUI or one conviction and one completed DUI Diversion.  
☐ [F] Any offense of possession of a firearm by a person who has been convicted of a felony under the laws of this state or any other state (ORS 166.270 (1) - "Felon in Possession of a Firearm").  
☐ [G] Any convicted person serving a sentence of incarceration or a sanction imposed by the court or an agency.

Conviction History During the Most Recent Three Years (excluding periods of incarceration)

Q2. Defendant has two or more person felony convictions, or one prior person felony conviction and the current charge is a person crime. ☒ No ☐ Yes → If yes Actual # 0 Points Continued 8  
 Q3. Defendant has three or more non-person felony convictions. ☒ No ☐ Yes → 0 8  
 Q4. Defendant has three or more person "A" misdemeanor convictions. ☒ No ☐ Yes → 0 8

Current Offense Factors

Q5. Defendant has three or more FTA's on current charge. ☒ No ☐ Yes → 0 4  
 Q6. Defendant has pending charges at time of instant arrest. ☒ No ☐ Yes 4  
 Q7. Defendant's most serious current charge is a drug offense (may include property offense companion charges) ☒ No ☐ Yes 4  
 Q8. Defendant's most serious current charge is a property offense (and no companion drug charges) ☐ No ☒ Yes 3

Offender Status

Q9. Defendant is 22 years old or less at instant arrest ☒ No ☐ Yes 2  
 Q10. Defendant has no verifiable address ☒ No ☐ Yes 2  
 Q11. Defendant has no regular, verifiable contact with family or significant others in local community ☒ No ☐ Yes 1  
 Q12. Defendant is employed or in school less than 20 hrs per week ☒ No ☐ Yes 1

Release assistance officer override ☐ Y ☒ N Total Points 3

Comments:

SWIS: 757003

Case Num 116, 32790

SID Number 190, 5710

I, the undersigned, being duly sworn, say the information on the Motion for Release or Security Amount Change is true. I understand that the information will be used to decide if I should be released or have my security amount reduced. I understand that if I don't tell the truth, I can be charged with perjury or false swearing, and if convicted, I can be imprisoned. I further understand the community contacts will be made to verify this information. I authorize the Court to make these contacts and verify this information.

Date 07/15/2011

Defendant's Signature Virginia Storer

SUBSCRIBED AND SWORN before me this 15<sup>th</sup> day of JULY, 2011

Release Assistance Officer

Reviewed

Release Assessment Score

03

(Score of 10 or more requires a Judicial Review)

Override ☐ Yes ☒ No

Override Reason:

☒ [1] Release on Recognizance☐ [2] Release to PRS☐ [3] Release Decision Deferred to Judge at next Court Appearance with Following Recommendation(s):

Security Changed from:

\$ to \$

Summary and Additional Comments: FARM RELEASING THE A ON HOR CONN RECOGNIZANCE. THE A TURNED HIMSELF INTO CUSTODY ON THE FTA WARRANT IN CASE 110732790. THE A HAS CONFIRMED HOUSING AND FULLTIME EMPLOYMENT. NO AID OR MIT ISSUED RPTD. VICTIM IS D'S EX-EMPLOYER SW. NEIGHBORHOOD INC. OF THE A PER SWIS. REF. IN SUPPORT OF A'S RELEASE FROM CUSTODY.

Release Assistance Officer

Date

IN THE CIRCUIT COURT FOR THE STATE OF OREGON FOR MULTNOMAH COUNTY  
LEASE ORDER AND AGREEMENT

State of Oregon vs. Stromer, Virginia E. Offense Agg Theft 2nd X7 DV WORA Case No. 110732790  
Defendant "GINNY"  
aka 235 SW TRILLIUM AVE THRT I BY 2nd X4  
Address BVIR, OR 97208  
City, State, Zip 12/21/49 757003  
Phone 503-380-1520 DOB DOB SWIS SWIS

RELEASE AGREEMENT

Pursuant to the provisions of ORS 135.250, the Defendant must comply with the following conditions of release:

- Appear at all times and places ordered by the Court until discharge or final order of the Court.  
Do not leave the State of Oregon without permission of the Court  
Obey all laws and Court orders and comply with any conditions the court may impose.  
Keep Defendant's attorney advised of Defendant's whereabouts.  
**Security posted on Defendant's behalf will be applied to any fine, costs or restitution imposed on this case or any other case.**  
Waive extradition on the above listed offenses if arrested outside the State of Oregon.  
**DO NOT HAVE CONTACT WITH THE VICTIMS OF THE OFFENSES WITHOUT THE COURT'S WRITTEN PERMISSION.**

Additional Conditions:

Circuit Court  
Multnomah County, Oregon

Violation of these conditions will result in the following consequences:

1. Revocation of this Release Order, forfeiture of any security posted under this Order, arrest and possible punishment by contempt of Court or a separate criminal charge for failure to appear, or both.
2. Immediate arrest by a peace officer if found to have had any unauthorized contact with the victim.
3. Failure to appear conviction - for any appearance for an offense declared to be a violation by the District Attorney, the Court may enter a conviction and monetary judgment up to the maximum amount of fines, assessments, restitution and other costs allowed by law.

I have read, understand, and agree to abide by the above listed conditions; I understand the consequences of violating these conditions, and agree to waive extradition on the above listed offenses if I violate any condition of this agreement and I am arrested outside of this State.

Virginia E. Stromer  
Defendant

Date 7/15/11

Witness [Signature]

SURETY VERIFICATION OF NET WORTH AND AGREEMENT

Full Security \$ 100% 10% Security Receipt No.         

I hereby certify that my total unencumbered assets are equal to no less than double the total amount of security set above. I understand that if the Defendant fails to comply with any of the conditions set on this Release Order, **I am liable for the full amount of the security set. I further understand that security release costs plus any fines or other financial obligations assessed against the Defendant in this case or any other case will be taken out of the security amount posted.**

Name (Please Print)

Signature

Address

Date

City, State, Zip

Phone

SUPERVISORY AGREEMENT - THIRD PARTY CUSTODIAN

I agree to supervise and be responsible for the above named Defendant and to notify the Court immediately of any breach of this agreement and to make every effort to assure that the Defendant appears at all scheduled hearings. I understand that to knowingly aid the Defendant in any breach of this agreement or to knowingly fail to report such breach is punishable by contempt of Court.

Name of Custodian (Please Print)

Signature

Address

Date

City, State, Zip

Phone

Courtroom 3 at 9:45 on 7/18/11 AM NEXT COURT DATE AND TIME 60 HOURS  
☒ JUSTICE CENTER: 1120 SW Third Ave., Portland, OR 97204  
☐ COURTHOUSE: 1021 SW Fourth Ave., Portland, OR 97204

DEFENSE ATTORNEY'S NAME AND PHONE NUMBER

Name

Phone

SUBSCRIBED AND SWORN TO OR AFFIRMED BEFORE ME AND RELEASE SO ORDERED THIS 15th day of JULY  
2011

Form Prepared By (Judge/Recognizance Staff/ Officer)

Authorized By (Judge/Recognizance Staff/ Officer)

23-21 (11/10) Distribution: Original - Court

Copies - Defendant, Corrections, Release Officer, District Attorney, Defense Attorney

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
OR THE COUNTY OF MULTNOMAH

Case Number(s): (circle, or otherwise mark, the case number of the most serious charge or type)

110732790

VERIFICATION RECOMMENDATION RE:

REQUEST FOR COURT-APPOINTED COUNSEL;

ORDER APPOINTING OR DENYING COUNSEL

AND ORDERING PAYMENT

Charges:

Agg Theft 1st deg X 7  
Theft 1

Case Name:

Stroner, Virginia E

VERIFICATION RECOMMENDATION RE: FINANCIAL ELIGIBILITY

(To be completed by Verification Specialist)

Based on the Affidavit of Eligibility and Request for Court-Appointed Counsel, I recommend that the applicant is:

- ☒ FINANCIALLY ELIGIBLE for court-appointed counsel  
☐ NOT FINANCIALLY ELIGIBLE for court-appointed counsel  
☐ NO RECOMMENDATION (judge to review affidavit)

Following a review of the applicant's affidavit, I recommend the \$20 APPLICATION FEE be:

- ☐ WAIVED  
☒ ORDERED, due immediately or due on 8/18/11

I recommend a CONTRIBUTION AMOUNT be: (Maximum Contribution Amount from schedule is \$ 275)

- ☐ WAIVED  
☒ ORDERED in the amount of \$ 275 due immediately or due on 7/18/11

Date

Verification Specialist

ORDER APPOINTING OR DENYING COUNSEL AND ORDERING PAYMENT

(To be completed by Judge)

The court orders the applicant's REQUEST FOR COURT-APPOINTED COUNSEL be:

- ☒ APPROVED  
☐ DENIED

Nock Horst

(Name of Court-Appointed Counsel)

is hereby appointed by the court, contingent upon further verification.

The court orders the \$20 APPLICATION FEE be:

- ☐ WAIVED  
☒ ORDERED in the amount shown on the attached Limited/Supplemental Judgment of the court.

The court orders the CONTRIBUTION AMOUNT be:

- ☐ WAIVED  
☒ ORDERED in the amount shown on the attached Limited/Supplemental Judgment of the court.

Date

8/2/11

Judge's O.S.B. Number

Judge

Print, Type or Stamp Name of Judge

ENTERED

JUL 18 2011

IN REGISTER BY JRM

FILED

JUL 18 2011

Circuit Court  
Multnomah County, Oregon

ORAC - Counsel Appointed ORDY - Counsel Denied

Verification Recommendation; Order Appointing or Denying Counsel

Evt \_\_\_\_\_

IDEF210 (7/04) Distribution: Original - Court File Copies - Verification, Applicant, Data-Entry, Defense Counsel

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

STATE OF OREGON,  
PLAINTIFF

ORDER TO APPEAR/  
ORDER APPOINTING COUNSEL

DEFENDANT,  
STROMER, VIRGINIA ELLEN

Case 1107-32790

DA 2218771-1A

TRUE NAME: \_\_\_\_\_

AKA:  
797003

This matter came before the court on the date below on a charging instrument filed with this court, the State appearing by the deputy district attorney and the defendant appearing in person and with defendant's attorney named hereafter, the defendant was duly arraigned as provided by law, and the defendant entered a plea of not guilty to the offense(s) charged in the accusatory instrument. This case shall proceed under the true name and the clerk shall enter the true name in the register as the defendant's name for all further proceedings in this criminal action.

It is ORDERED that a plea of Not Guilty be entered to each of the offenses charged, **NO CONTACT WITH VICTIM(S) NAMED IN CHARGING INSTRUMENT (whether defendant in or out of custody)**, and it is further ORDERED THAT THE DEFENDANT APPEAR ON THE FOLLOWING DATES:

COMMENTS:

1) DRUG CALL 9/02/2011 1:30PM at Criminal Procedure Court (CPC).

2) TRIAL 9/06/2011 Time and location announced at Call

Any previously issued non-served warrant on this case shall be recalled.

Reapp Atty OSB# Reappt Bar # is re-appointed to represent the defendant subject to verification of defendant's eligibility for court appointed counsel;  
OR

N. Horst OSB# \_\_\_\_\_ is appointed to represent the defendant subject to verification of defendant's eligibility for court appointed counsel;

\_\_\_\_ Contractor \_\_\_\_ Private Bar.  
OR

Defendant has retained Retained Atty OSB # Retained Bar #.  
OR

\_\_\_\_ OSB# \_\_\_\_\_ Contractor \_\_\_\_ Private Bar,  
(Attorney Name) (Bar Number)  
is substituted for Atty Subbing Off OSB# Atty Subbing Off Bar #.

7/18/2011  
Date

[Signature]  
Judge BERGSTROM (JC3)

Circuit Court  
Multnomah County, Oregon

I hereby acknowledge receipt of a copy of this order and understand that I must appear in court on the dates indicated.

Contact Telephone Number: (\_\_\_\_) \_\_\_\_\_

\_\_\_\_\_  
Date  
Rev. 3/19/05 1-Court 2-Def. Att. 3-Def. 4-D.A.

[Signature]  
Defendant

ENTERED  
JUL 18 2011  
IN REGISTER BY JRM

FILED  
JUL 18 2011

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
OR MULTNOMAH COUNTY

FILED

JUL 18 2011

CASE # 110732790

CIRCUIT COURT

LIMITED OR SUPPLEMENTAL JUDGMENT FOR PAYMENT OF AN APPLICATION FEE/CONTRIBUTION AMOUNT (ACP)  
NOTICE OF RIGHT TO SEEK REVIEW BY THE TRIAL COURT AND ADVICE OF RIGHT TO APPEAL

Under ORS 137.020(5), we are advising you of your right to appeal and of the procedure for protecting your right to appeal a limited or Supplemental Judgment for ACP.

RIGHT TO SEEK TRIAL-LEVEL REVIEW

Under ORS 151.487(5), you may ask for an immediate review of any ACP amount ordered to be paid by submitting written request for reconsideration by the local trial court. This request may be submitted at any time while your case is pending at the trial court level.

RIGHT TO APPEAL

Under ORS 19.205(1), you also have a right to appeal to the Court of Appeals a Limited or Supplemental Judgment entered pursuant to ORS 151.487 ordering you to pay an ACP amount in connection with your request for court-appointed counsel. Your court-appointed counsel, if any, CANNOT assist you in submitting this request.

PROCEDURES FOR PROTECTING YOUR RIGHT TO APPEAL TO THE COURT OF APPEALS

The Oregon Revised Statutes and Oregon Rules of Appellate Procedure control appeals to the Court of Appeals in Salem. You could lose your right to appeal by not following them. The Oregon Rules of Appellate Procedure and forms for appeal may be accessed at <http://www.ojd.state.or.us>.

Within 30 days from the entry date of this court's judgment in the court register, you or a retained attorney on your behalf must:

1. Prepare a written and signed notice of appeal.
2. Serve copies of the notice of appeal on all parties, including the district attorney and the trial court administrator. If you want the transcript of oral proceedings to be part of the record on appeal, a copy of the notice of appeal must be served on the office of the trial court administrator, "Attention: Transcript Coordinator." Even if an audio or video record was made of the oral proceedings, rather than a stenographic record, serve the transcript coordinator with a copy of the notice of appeal.
3. File the original, signed notice of appeal and proof of service for the service listed in No. 2 above with the State Court Administrator, Appellate Court Records Section, 1163 State Street, Salem, OR 97301-2563.
4. Pay the filing fee required by the Court of Appeals.

While your case is on appeal, the trial court, if you ask, may stay your financial obligations. The Court of Appeals, if you ask, may stay your financial obligations pending appeal.

Filing for an appeal to the Court of Appeals will not stay or otherwise delay your underlying trial-level case.

Defendant's/Applicant's signature indicates receipt of form:

Virginia Stromer

Date

7/18/11

Notice of Right to Seek Review by the Trial Court and Advice of Right to Appeal

FILED

JUL 18 2011

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

STATE OF OREGON  
CIRCUIT COURT  
Certified Correct Copy of Original 3/11/2022

vs

Stromer, Virginia

Defendant.

Attorney for State

Attorney for Defendant

- ) ☒ LIMITED JUDGMENT (predisposition) (JGLN)  
) ☐ AMENDED LIMITED JUDGMENT FOR LIMITED JUDGMENT ENTERED \_\_\_\_\_ (JGAM)  
) ☐ CORRECTED LIMITED JUDGMENT FOR LIMITED JUDGMENT ENTERED \_\_\_\_\_ (JGCM)  
) ☐ SUPPLEMENTAL JUDGMENT (probation violation) (JGSK)  
) ☐ AMENDED SUPPLEMENTAL JUDGMENT FOR SUPPLEMENTAL JUDGMENT ENTERED \_\_\_\_\_ (JGAM)  
) ☐ CORRECTED SUPPLEMENTAL JUDGMENT FOR SUPPLEMENTAL JUDGMENT ENTERED \_\_\_\_\_ (JGCK)  
) Case No. 1107-32790

This Judgment is entered solely to resolve issues under ORS 151.487 regarding payment of an application fee and/or contribution amount in connection with defendant/applicant's request for court-appointed counsel. It does not dispose of any charges or other issues in the case. This Judgment is subject to review by the trial-level court at any time as provided in ORS 151.487(5).

For purposes of ORS 137.071:

- ☒ Defendant/Applicant was determined to be financially eligible for appointed counsel and counsel was appointed as identified above.  
☐ Defendant/Applicant was determined to be financially ineligible for appointed counsel and counsel was not appointed.

Civil collection efforts may be taken if you fail to make the payment(s) as ordered. This may include referral to the Department of Revenue and/or a private collection agency.

Pursuant to ORS 151.487, defendant/applicant is hereby ordered to pay the following monetary amounts:

**MONEY AWARD**

Judgment Creditor: State of Oregon

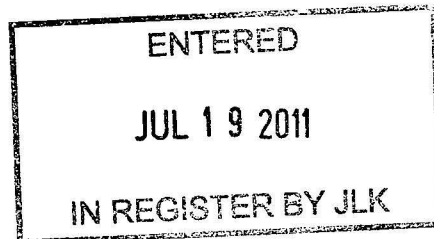
Judgment Debtor: \_\_\_\_\_

Application Fee (IDAA):

Contribution Amount (IDCC):

**Total Amount of Money Award**

\$ 255.00  
\$ 255.00  
\$ 255.00



**Payment Schedule:** Payment of the amounts stated in this Money Award shall be made as follows:

- ☒ Amount ordered shall be paid in full by 8/18/11  
☐ Payment shall be made in monthly payments of \$ \_\_\_\_\_ beginning on \_\_\_\_\_ and each month thereafter until paid in full.

Payable to: STATE COURT ACCOUNTING \_\_\_\_\_

ORS 1.202 authorizes additional costs to be added to this Money Award without further notice or order of the court if your account is assigned for collection or requires payments to be scheduled.

Date

Reporter

Circuit Court Judge (or delegate)

Print, Type or Stamp Name of Judge (or delegate)

Verified Correct Copy of Original 3/11/2022.

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

THE STATE OF OREGON,  
Plaintiff,  
v.  
VIRGINIA ELLEN STROMER,  
Defendant.

NO # 11-07-32790  
DA # 2218771-1

PROSECUTING ATTORNEY'S UTCR 4.120.1  
CERTIFICATION OF COMPLIANCE WITH  
CRIME VICTIMS' RIGHTS NOTIFICATION

I, Dennis H. Shen, the prosecuting attorney assigned to the above entitled case, certify to the best of my knowledge, that:

The charging instrument:

- ☒ Does include the name(s) or pseudonym(s) of each victim known to the prosecuting attorney.  
☐ Does not include the name(s) or pseudonym(s) of each victim;  
It would cause substantial hardship to the prosecuting attorney to do so.

The case involves the victim(s), as designated by the District Attorney's Office:

- ☐ The additional victim(s) name(s) or pseudonym(s) known to this prosecutor is listed on this form.

(Name of victim)

I, or a person known to me, or the standard procedures of my office have made reasonable efforts to inform the above named victim of his or her rights under Article 1, sections 42(1)(a) to (f) and 43, of the Oregon Constitution. Attempts to notify the victim include:

- ☒ Providing the victim with a written Victims' Rights Notification in person;  
☐ Mailing a Victims' Rights Notification to the victim's last known address;  
☐ Calling the victim at the victim's last known telephone number; and/or  
☐ Other:

The victim requested, and the prosecuting attorney agreed that the prosecuting attorney would assert and enforce a right granted to the victim by sections 42(1)(a) to (f) and 43, Article 1 of the Oregon Constitution:

- ☒ Yes  
☐ No or Don't know

The victim requested to be informed in advance of any critical stage of the proceeding:

- ☒ Yes  
☐ No or Don't know

Submitted this 27th day of July, 2011.

Michael D. Schrunk  
Multnomah County District Attorney

By:

Dennis H. Shen, # 814690  
Deputy District Attorney

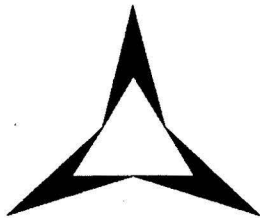
ENTERED

JUL 29 2011

IN REGISTER BY LAS

Multnomah County District Attorney's Office, Portland, OR 97204 - (503) 988-3162  
UTCR 4.120.1 Certification of Compliance with Crime Victims' Rights Notification

FILED  
2011 JUL 28 AM 11:30  
MULTNOMAH DIST.



AS  
**METROPOLITAN PUBLIC DEFENDER  
MULTNOMAH COUNTY SECTION**

October 4, 2011

Multnomah County Courthouse  
Attn: Criminal Court Records/**Data Entry**  
1021 SW Fourth  
Portland, OR 97204

Re: Substitution of Attorney within Metropolitan Public Defender  
Our File No. 3194-M11-F

To whom it may concern:

The following case has been assigned to a different attorney within Metropolitan Public Defender. Please update your records.

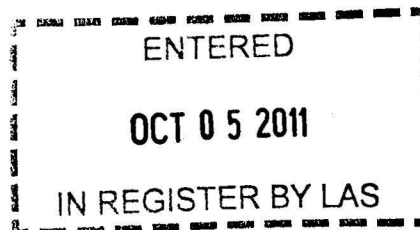
<u>DEFENDANT</u>	<u>CASE NUMBER</u>	<u>NEW ATTORNEY / BAR #</u>
Virginia Ellen Stromer	110732790	Damien Donnelly-Cole OSB #06313

Very truly yours,

Jacob Morse  
Legal Assistant

Cc: Multnomah County District Attorney's Office

FILED  
11 OCT -4 PM 3:30  
COURT CLERK  
PORTLAND, OREGON



IN THE DISTRICT COURT OF THE STATE OF OREGON  
FOR THE COUNTY OF MULTNOMAH

STATE OF OREGON

Plaintiff

v.

Virginia Stromer

Defendant

Case No: 11-07-32790

**ORDER**

Date of Hearing: 10-28-11

District Attorney

Shen

Bar No. \_\_\_\_\_

Reporter

FTR 17

Defense Attorney

Donnelly-Cole

Bar No. \_\_\_\_\_

Tape # \_\_\_\_\_

D may travel to Seattle, WA  
10-28-11 thru 10-30-11.

4TH JUDICIAL DIST.

FILED  
DISTRICT COURT  
MULTNOMAH COUNTY  
OCT 29 PM 4:21

ENTERED

OCT 31 2011

IN REGISTER BY MM

10-28-11

Date Signed

[Signature]

JUDGE

Wilson

Name of Judge (Typed or Printed)

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

STATE OF OREGON

v.

Circuit Court No. 1107-32790  
District Atty No. 2218771-1A  
Charges: Agg Murt | Murt-1 | Agg Murt | Murt-1  
Counts: 5 | 6 | 7 | 8  
Agg Murt-ct. 9 | Murt-1 ct. 10 | 11

ORDER FOR PRESENTENCE INVESTIGATION

COURT REPORTER FTR 21 CASSETTE NO. 21  
CUSTODY STATUS Custody; Recog; X Close Street; PRSP; Other  
GUILTY BY X Plea; Jury Verdict; Court Trial; Guilty Finding Date

Defense Attorney Donnelly-Cole Phone No. 503-225-9100 District Attorney Shen  
SENTENCING DATE 4E, 3E at 4E, 3E AM/PM by JUDGE Yonlee Yim Yon

SGL Grid Coordinates 51, 56, SF, SE, SE, 42, SE, 4E, SE, Not SGL — Measure 2-11 ORS 137.717  
Pursuant to ORS 137.530, the Presentence Report shall include the circumstances of the offense, criminal record, social history and present condition and environment of the defendant. The Court further directs that the Presentence Report include the following:

- ☒ Analysis of what is most likely to reduce this offender's future criminal behavior and why, including the availability of any relevant programs in or out of custody
- ☒ SGL Departure Information (Upward/Downward)
- ☐ Psychological evaluation by the Department of Community Corrections
- ☐ Psychiatric evaluation by the Oregon State Hospital
- ☐ Dangerous Offender evaluation
- ☐ Other

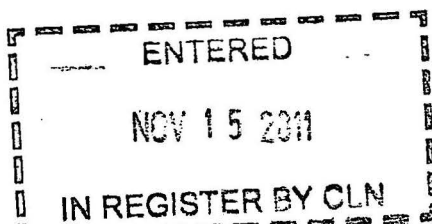
ATTACH COPY OF: Plea/Stip Facts Petition; Order Entering Plea; Jury Verdict Form; Plea Agreement; Indictment; Police Reports; SGL Criminal History Form

- ☒ Defense counsel wishes to be present at or contacted before all interviews. (Defendant is not to be interviewed without presence or consent of defense.)
- ☐ An interpreter in the — language will be required.  
Defense ☐ will ☐ will not provide an interpreter

IT IS SO ORDERED this 4<sup>th</sup> day of November, 2011  
Signature of JUDGE Yonlee Yim Yon  
Typed or Printed Name of JUDGE Yonlee Yim Yon

TO THE DEFENDANT

I agree to report immediately to the Multnomah County Adult Community Justice PSI Unit, Suite 600 of the Mead Building, 421 S.W. Fifth Avenue, Portland, Oregon. I further agree to report at such times and places as required for the Presentence Investigation interviews. I understand failure to report will result in a Bench Warrant for my arrest.



Signature of Defendant Virginia Stromer  
Complete Address for Defendant 7235 SW Trillium Ave  
City/State/Zip Beaverton OR 97008 Phone No. 503 380-1520

ORDER FOR PRESENTENCE INVESTIGATION

23-45 (7/04) Distribution: Original - Court Copies - Jail, District Attorney, Probation, Defense Attorney, Judge's file

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

10

STATE OF OREGON

Plaintiff

v.

FILED Case No: 11-07-32790  
2011 NOV 14 AM 7:36 ORDER

Date of Hearing: 11-4-11

Virginia Ellen Stromer

Defendant

4TH JUDICIAL DIST

Defendant pleads guilty to the following:

District Attorney Shen

Bar No.

Reporter

FTR 21

Defense Attorney Donnelly-Cole

Bar No.

Tape #

Count	Charge	Grade	MAX JAIL	MAX FINE	REPO
1	Aggravated Theft I	5I	10 yrs	250 k	N
2	Aggravated Theft I	5G	10 yrs	250 k	Y
3	Aggravated Theft I	5F	10 yrs	250 k	Y
4	Aggravated Theft I	5F	10 yrs	250 k	Y
5	Aggravated Theft I	5E	10 yrs	250 k	Y
6	Theft I	4E	5 yrs	125 k	Y
7	Aggravated Theft I	5E	10 yrs	250 k	Y
8	Theft I	4E	5 yrs	125 k	Y
9	Aggravated Theft I	5E	10 yrs	250 k	Y
10	Theft I	4E	5 yrs	125 k	Y
11	Theft I	3E	5 yrs	125 k	Y

11/4/11

*[Signature]*

Date Signed

ENTERED

JUDGE

NOV 15 2011

Yvette Jim Yon

IN REGISTER BY CLN

Name of Judge (Typed or Printed)

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

STATE OF OREGON

Plaintiff

v.

Case No: 1107-32790

**ORDER**

Date of Hearing: 11/4/11

Stromer, Virginia Ellen  
Defendant

District Attorney Shen

Bar No. 81469

Reporter FTR 21

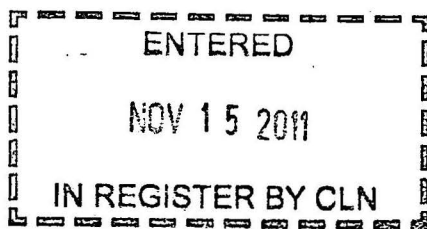
Defense Attorney Donnelly-Cole

Bar No. 06313

Tape # \_\_\_\_\_

Defendant pleaded guilty to Counts 1-11.  
Defendant found guilty of Cts. 1-11.

Sentencing 1/20/12 at 9:30 am  
1/20/12



ATH. JUDICIAL DIST.

2011 NOV 14 AM 7:36

FILED

11/4/11

Date Signed

[Signature]

JUDGE

Youlee Tim Ton

Name of Judge (Typed or Printed)

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

STATE OF OREGON,

Plaintiff,

DA No. \_\_\_\_\_

Citation No. \_\_\_\_\_

v.

IN REGISTER BY CLM

Defendant.

PETITION TO PLEAD GUILTY NO CONTEST  
AND WAIVER OF JURY OR COURT TRIAL

The defendant represents to the Court:

1. My full true name is as above, but I also am known as \_\_\_\_\_.
2. I am 61 years of age. I have gone to school through some college. My physical and mental health is satisfactory. I am not under the influence of any drugs or intoxicants, except none.
3. I have told my lawyer all the facts I know about the charge(s) against me. My lawyer has advised me of the nature of the charge(s), the defenses, if any, and any legal challenges that I have in this case. I am satisfied with the advice and help I have received from my lawyer.
4. I understand the following:
- a. I have the right to hire a lawyer or, if I qualify financially, to have the Court appoint a lawyer to represent me.  
☒ I am represented by Damien Donnelly-Cole  
☐ I choose to give up my right to a lawyer; I will represent myself: \_\_\_\_\_ (defendant's initials).
- b. I have the following rights at trial: (1) to have a jury or court trial; (2) to have my lawyer assist me; (3) to see, hear and cross-examine or question all witnesses who testify against me; (4) to testify; (5) to remain silent and to have the jury told, if I decide not to testify, that it cannot hold that decision against me as an indication of guilt; (6) to subpoena witnesses and evidence; and (7) to require the prosecutor to prove guilt and all sentence enhancement facts beyond a reasonable doubt.
- c. I give up all of the rights listed in paragraph 4(b) when I plead either "Guilty" or "No Contest." I further understand that I give up: (1) challenges to the accusatory instrument; (2) objections to evidence concerning my guilt and, if applicable, any sentence enhancement facts; and (3) any defenses I may have to the charge(s). I understand the right to appeal my conviction is limited; I may appeal only if I can make a colorable showing of error in the disposition of my case or a colorable claim of error in the proceeding.
- d. A No Contest Plea will result in a Guilty finding regarding the charge(s) listed in paragraph 5.
- e. If I enter a plea of guilty or no contest to an offense involving domestic violence, and I am convicted of the offense, it may be unlawful for me to possess, receive, ship, transport or purchase a FIREARM, including a rifle, pistol, or revolver, or AMMUNITION, pursuant to 18 U.S.C. 922(g)(9), and/or other provisions of federal or state law, and the criminal conviction may negatively affect my ability to serve in the Armed Forces of the United States as defined in ORS 348.282 or to be employed in law enforcement. I should consult an attorney if I have questions about these potential consequences.
- f. If I reside outside of Oregon and enter a plea of guilty or no contest to an offense, and I am convicted and given a sentence with a term of probation, a deferred sentence, or post prison supervision, I may be subject to the Interstate Compact on Adult Offender Supervision and cannot return to my State of residence until I have applied for, and been granted, permission to return as required by the Compact.
- g. If a sentence of probation is imposed, I will be required to comply with the general conditions of probation, any special conditions imposed by the court, and the directives of the probation officer.
- h. If my sentence includes a period of supervised probation, and I am accused of violating the terms of the probation, I may have an opportunity to waive my rights to a hearing before a judge by accepting the sanction offered by the probation officer. The severity of the sanction would depend upon the nature of my violation. I would know what the sanction would be before agreeing to it. Even if I agree to the sanction, the judge or prosecutor has the option to schedule a hearing on the alleged violation. I also understand I would have the right to a hearing before a judge to determine if I had violated my probation and, if so, what sanction, if any, might be imposed.
- i. I have notice, pursuant to ORS 135.385, that if I am not a United States citizen, my plea of guilty or no contest may result in my deportation from the USA, or denial of naturalization, and/or exclusion from future admission to the United States.

Original 3/11/2022  
Verified Correct Copy of  
① This plea can affect probation or parole and any hearing I may have regarding probation or parole. If probation or parole is revoked, I know that the remainder of the sentence of incarceration in each case could be imposed and executed, and could be added to any sentence in this case.

② I will be required to provide a blood or buccal sample if convicted of a felony or certain misdemeanors.

③ I have reviewed the maximum and minimum penalties for each charge set forth in paragraph 5. I know these maximum and minimum sentences can be added to sentences in these other cases: \_\_\_\_\_

④ I want to plead Guilty No Contest to the following charge(s): \*Note whether Grid Block designation is pursuant to OAR or stipulation

Count	Charge	Grid Block	OAR or STIP*	Max Jail/Prison	Min Jail/Prison	Max Fine	Min Fine	ODL Sanction
	SEE ATTACHED							

⑤ I understand that I might ( ) will not (✓) be sentenced as a dangerous offender, which could increase each sentence to a maximum of 30 years, with a 15 year minimum.

⑥ I have been told that if my crime involved my use or threatened use of a firearm, I (can) (will) receive a mandatory minimum sentence without parole or work release for a period of n/a

⑦ I declare that no government agents have made any threats or promises to me to make me enter this plea other than the District Attorney's recommendation set forth in Paragraph 9, except: none

⑧ I know that the sentence is up to the Court to decide. The District Attorney may provide reports or other information if requested by the Court. I understand that the District Attorney will make the following recommendation to the Court about my sentence or about other pending charges. This recommendation is ( ) is not ( ) made pursuant to ORS 135.432 (2): \_\_\_\_\_

open sentence w/ PSI

⑨ This agreement does ( ) does not (✓) require the court to reinstate charges that are dismissed pursuant to the agreement if the court allows me to withdraw my plea of guilty or no contest under ORS 135.365, or if the judgment of conviction is reversed, vacated or set aside. If the agreement does require the court to reinstate dismissed charges, I waive the statute of limitations and any statutory or constitutional speedy trial or double jeopardy rights applicable to the dismissed charges.

⑩ I plead Guilty because, in Multnomah County, Oregon, I did the following: Between 7-19-06 and 9-29-10 I knowingly, with intent to defraud, committed theft by deception of lawful US currency the property of Southwest Neighborhoods, Inc.

For count 1, 2, 3, 4, 5, 7, and 9 the value was over \$10,000 per count  
For counts 6, 8, and 10 the value was over \$5,000 per count  
For count 11 the value was over \$1,000

⑪ I plead No Contest because I understand that a jury or judge could find me guilty of the charge(s), so I am choosing to accept the plea offer (defendant's initials: \_\_\_\_\_).

⑫ I am signing this plea petition and entering this plea voluntarily, intelligently, and knowingly.

11-07-32790

(Case Number)

11-4-11

(Date)

Virginia Stromer

(Defendant's Signature)

## CERTIFICATE OF COUNSEL

I am the lawyer for the defendant and I certify:

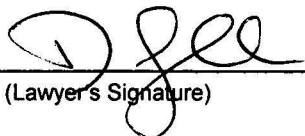
- 1 I have read and explained fully to the defendant the allegations contained in the accusatory instrument(s). I believe the defendant understands the charges and all possible defenses to them. I have explained the alternatives and the trial strategies to the defendant. I have explained to the defendant all of the sentencing consequences of entering this plea.
- 2 I have explained to the defendant the maximum and minimum penalties that could be imposed for each charge and for all charges together and provided a copy of the general conditions of probation if a probation sentence is to be imposed.
- 3 The plea(s) offered by the defendant is (are) justified by my understanding of the facts related to me.
- 4 To the best of my knowledge and belief, the declarations made by the defendant in the foregoing petition are true and accurate.
- 5 To the best of my knowledge, the defendant's decision to enter this plea is made voluntarily, intelligently, and knowingly. I recommend that the Court accept the plea.
- I have signed this certificate in the presence of the defendant and after full discussion of its contents with the defendant.

11-07-32790

(Case Number)

11-4-11

(Date)



(Lawyer's Signature)

06313

(Bar No.)

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

STATE OF OREGON

Case No: 1107-32790

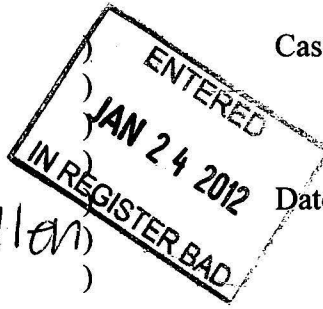
Plaintiff

v.

ORDER

Date of Hearing: 1/20/12

Stromer, Virginia Ellen  
Defendant



District Attorney Shen

Bar No. 81469

Reporter ETR 21

Defense Attorney Donnelly-Cole

Bar No. 06313

Tape # \_\_\_\_\_

FILED  
12 JAN 23 AM 7:04  
CLERK OF DISTRICT COURT

The judgment for court appointed attorney fees (ID application and ID contribution) is vacated. All monies paid toward that judgment shall be applied to ~~restitution~~ ordered on 1/20/12.

1/20/12

Date Signed

JUDGE

Forlee Jim Jon

Name of Judge (Typed or Printed)

Verified Correct Copy of Original 3/11/2022.

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

STATE OF OREGON

v.

FILED

12 JAN 23 AM 7:03

Virginia Stromer

Case Number

C 11-07-32790

Count

1

☒

RESTITUTION

☐

COMPENSATORY FINE

FILED AT JUDICIAL DISTRICT

Award and Payment Information

ENTERED CLN JAN 25 2012

The Court imposed a financial obligation on the defendant to pay either restitution or a compensatory fine to the victims listed herein in the judgment or supplemental judgment as a part of the sentence in this case. This document provides the name of each victim to whom the restitution or a compensatory fine is to be paid, the address to which the payments are to be mailed by the Trial Court Administrator, the amount of the money award which is due to each victim, the classification (for victims awarded restitution only) for purposes of ORS 137.295 of each victim under ORS 137.103 (4), and the payment priority among the several victims if more than one victim is listed within a given classification. If no payment priority is selected, then, if there is more than a single victim within a given classification, each victim will receive an equal share of each sum to be distributed to satisfy the restitution or compensatory fine obligation up to the amount awarded by the court. If this is a restitution award and no victim classification is indicated, then all victims will be classified under ORS 137.103 (4) (a).

	Name of Victim	Award Amount	ORS 137.103(4)	Comp
			Restitution Classification	Fine
1.	<del>S.W.F.A.T</del>	\$ _____	<input type="checkbox"/> (a) <input type="checkbox"/> (b) <input type="checkbox"/> (c) <input type="checkbox"/> (d)	<input type="checkbox"/>
2.	S.W.N.I.	\$ 170,888 <sup>23</sup>	<input type="checkbox"/> (a) <input type="checkbox"/> (b) <input type="checkbox"/> (c) <input type="checkbox"/> (d)	<input type="checkbox"/>
3.	_____	\$ _____	<input type="checkbox"/> (a) <input type="checkbox"/> (b) <input type="checkbox"/> (c) <input type="checkbox"/> (d)	<input type="checkbox"/>
4.	_____	\$ _____	<input type="checkbox"/> (a) <input type="checkbox"/> (b) <input type="checkbox"/> (c) <input type="checkbox"/> (d)	<input type="checkbox"/>

Payment priority: ☐ Equal ☐ Sequential, as listed, or ☐ Proportional to the amount of each award

The restitution or compensatory fine amounts set out above are due under the terms for payment in the Money Award.

Date Signed

1/20/12

Judge

Yollee Yim Yan

IN THE CLERK OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

Plaintiff

CASE NO.

1107-32790

DA NO.

2221405-1

vs.  
Tromer, Virginia Ellen  
Defendant

UCJ TEMPORARY SENTENCING ORDER  
All Felony & Misdemeanor Counts

SENTENCING DATE

1/20/12

Deputy District Attorney:

Shen

Bar No.

827469

Reporter Name:

Defense Attorney:

Donnelly-Cole

Bar No.

06313

Defendant Appearance: ☐ In Person In Custody ☒ In Person Out of Custody ☐ By Telephone ☐ By Video ☐ Waived Appearance

Representation Status: ☒ Court Appointed ☐ Privately Retained ☐ Found Indigent and Waived Attorney ☐ Waived Attorney (Pro Se)

Judgment of Dismissal on counts:

Judgment of Acquittal on Finding of Not Guilty on counts:

The Court determines that the defendant is convicted of the below listed count(s).

☐ Def waives PSI ☐ Def waives 48 hrs

Count:

1

Offense:

Aggravated Theft 1st Deg Theft by Deception

Date of Incident:

7/19/06

☐ Is a Lesser Included Offense

☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding

11/4/11

License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other Duration: days / months / years / permanent

Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

GUilty EXCEPT FOR INSANITY: ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No

If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES

Crime Severity 5 Criminal History I ☐ Stipulated for purpose of this sentencing only

☐ Presumptive Sentence ☐ Special Factors:

☒ Departure Sentence ☐ Dispositional ☐ Up ☐ Down ☐ By Stipulation

Departure Reasons:

☒ Durational ☒ Up ☒ Down ☒ By Stipulation

Departure Reasons:

PROBATION Type: ☒ Supervised ☐ Bench Duration: 60 days months / years

Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #

The following special conditions of probation are imposed:

Probation Judge (if specified): Yonker Jim Yon

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☒ Financial Crimes ☐ Sex Offender ☐ Other:

☐ Electronic Home Detention

☐ Community Service

☐ No Contact Victim

☐ Book & Release

☐ No Intoxicants / Inhalants

☐ No trespass/entry

No JC 2 sanctions

INCARCERATION

Duration: days / months / years / units

Minimum: months / years Per ORS

☐ Jail ☐ Dept of Corrections

☐ Remand immediately to Sheriff

☐ Report to Sheriff by: to arrange TSI date

☐ Consecutive to:

☐ By Stipulation ☐ Findings per ORS 137.123(5):

☐ Concurrent with:

POST-PRISON SUPERVISION Duration: months / years

PPS Recommendation(s):

INCARCERATION OPTIONS:

ENTERED JAN 25 2012

DEPT OF CORRECTIONS

Defendant ☐ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750.

Exceptions: ☐ Defendant is eligible for Good Time ☐ Other

AIP: ☐ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program.

Basis for eligibility: ☐ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other

JAIL

Defendant ☐ MAY ☐ MAY NOT be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD

Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments

Asmts: Unitary per ORS 137.290: \$ 107 ☒ waived

ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ ☒ waived

Chapter 163 \$500 ☐ suspended \$ 170,888.23

Offense Surcharge \$ 35 ☒ waived Bench Prob. Fee \$100 ☐ suspended \$ Atty Fees \$ ☒ waived Other: \$

☐ Comp Fine ☒ Restitution \$ 170,888.23 Victim: SWNI TBD: Hrg set for ☐ J/S with IMPOSED

NOTE: If a fine is imposed the statutory assessments and fees applicable to each conviction shall be imposed by the Clerk of the Court.

PAYMENT TERMS: Full payment of all financial obligations is due within 30 days of the date of this judgment unless a payment plan is authorized by the court collections unit, probation officer, or post prison supervision officer. The security deposit shall be applied to financial obligations ordered in this and any other circuit court case after satisfaction of any and all orders directing that the deposit be applied to outstanding child support obligations.

Dated: 1/20/12 Judge (Signature)

/ Name of Judge (printed) Yonker Jim Yon

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DDA:

Defense Attorney: DDC

23-68 (10/09)

Original to Court File

Copies to: ☐ Jail ☐ Probation Intake ☐ DA ☐ Defense Attorney ☐ Probation Judge

IN THE ( ) JUIT COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

CASE NO. 1107-32790  
DA NO. 2221405-1

Plaintiff

v.

Stromer, Virginia Ellen  
Defendant

UCJ TEMPORARY SENTENCING ORDER  
Supplemental Page

The court determines that the defendant is convicted of the below listed count(s).

Count 2 Offense: Aggravated Melt 1st Deg Melt by Defendant Date of Incident: 12/14/06 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent

Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

GUILTY EXCEPT FOR INSANITY: ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No

If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES Crime Severity 5 Criminal History 9 ☐ Stipulated for purpose of this sentencing only

☒ Presumptive Sentence ☐ Special Factors: 137.717  
☐ Departure Sentence ☐ Dispositional ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_  
☐ Durational ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_

PROBATION Type: ☐ Supervised ☐ Bench Duration: \_\_\_\_\_ days / months / years ☐ SIS ☐ SES

Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #'s: \_\_\_\_\_

The following special conditions of probation are imposed:

☐ Probation Judge (if specified): \_\_\_\_\_

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☐ Financial Crimes ☐ Sex Offender ☐ Other \_\_\_\_\_  
☐ Electronic Home Detention \_\_\_\_\_ ☐ Book & Release \_\_\_\_\_  
☐ Community Service \_\_\_\_\_ ☐ No Intoxicants / Inhalants \_\_\_\_\_  
☐ No Contact Victim \_\_\_\_\_ ☐ No trespass/entry \_\_\_\_\_

INCARCERATION Duration: 19 days / months / years / units Minimum: \_\_\_\_\_ months / years Per ORS 137.717

☐ Jail ☒ Dept of Corrections ☒ Remand immediately to Sheriff ☐ Other \_\_\_\_\_

☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☐ NOT Recommended

☐ Consecutive to: \_\_\_\_\_ ☐ By Stipulation ☐ Findings per ORS 137.123(5): \_\_\_\_\_

☐ Concurrent with: \_\_\_\_\_ POST PRISON SUPERVISION Duration: 24 months / years

PPS Recommendation(s): Restitution + Financial Crimes

INCARCERATION OPTIONS:

ENTERED CLN JAN 25 2012

DEPT OF CORRECTIONS

Defendant ☒ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☒ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☒ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

JAIL

Defendant ☐ MAY ☐ MAY NOT be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD

Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 ☒ waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_

Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_

Offense Surcharge \$ 35 ☒ waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ \_\_\_\_\_ ☒ waived Other: \$ \_\_\_\_\_

☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:

Dated: 1/20/12 Judge (Signature) [Signature] / Name of Judge (printed) Yunlee Yun Yon

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DDA [Signature] Defense Attorney: [Signature]

IN THE ( ) JUDICIAL COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

Plaintiff

CASE NO. 1107-32790

DA NO. 2221405-1

UCJ TEMPORARY SENTENCING ORDER

Supplemental Page

Defendant

The Court determines that the defendant is convicted of the below listed count(s).

Count: 3 Offense: Aggravated Theft 1st Deg. Theft by Deception Date of Incident: 5/1/07 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent  
Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

GUILITY EXCEPT FOR INSANITY: ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No  
If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES

Crime Severity 5 Criminal History F ☐ Stipulated for purpose of this sentencing only

☒ Presumptive Sentence ☐ Special Factors: 137.717  
☐ Departure Sentence ☐ Dispositional ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_  
☐ Durational ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_

PROBATION Type: ☐ Supervised ☐ Bench Duration: \_\_\_\_\_ days / months / years  
Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. ☐ SIS ☐ SES

The following special conditions of probation are imposed:

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☐ Financial Crimes ☐ Sex Offender ☐ Other: \_\_\_\_\_  
☐ Electronic Home Detention ☐ Book & Release  
☐ Community Service ☐ No Intoxicants / Inhalants  
☐ No Contact Victim ☐ No trespass/entry

INCARCERATION Duration: 19 days / months / years / units Minimum: \_\_\_\_\_ months / years Per ORS 137.717  
☐ Jail ☒ Dept of Corrections ☒ Remand immediately to Sheriff ☐ Other \_\_\_\_\_

☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☐ NOT Recommended  
☒ Consecutive to: ct. 2 ☐ By Stipulation ☒ Findings per ORS 137.123(5): on record  
☐ Concurrent with: \_\_\_\_\_

POST PRISON SUPERVISION Duration: 24 months / years  
PPS Recommendation(s): Restitution + Financial Crimes Package

INCARCERATION OPTIONS: ENTERED CLN JAN 25 2012

DEPT OF CORRECTIONS

Defendant ☒ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☒ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☒ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

JAIL

Defendant ☐ MAY ☐ MAY NOT be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD

Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 ☒ waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_

Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_

Offense Surcharge \$ 35 ☒ waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ \_\_\_\_\_ ☒ waived Other: \$ \_\_\_\_\_

☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:

Dated: 1/20/12 Judge (Signature) \_\_\_\_\_ Name of Judge (printed) Yonlee Yim Yon

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DDA: DS Defense Attorney: DS

IN THE JUDICIAL COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

Plaintiff

CASE NO. 1107-32790  
DA NO. 2221405-1

v.

UCJ TEMPORARY SENTENCING ORDER

Supplemental Page

The Court determines that the defendant is convicted of the below listed count(s).

Count: 4 Offense: Aggravated Theft 1<sup>st</sup> Deg. Meth. by Deception Date of Incident: 9/14/07 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent  
Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

**GUILTY EXCEPT FOR INSANITY:** ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No  
If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

**SENTENCE GUIDELINES** Crime Severity 5 Criminal History F ☐ Stipulated for purpose of this sentencing only

☒ Presumptive Sentence ☐ Special Factors: 137.717  
☐ Departure Sentence ☐ Dispositional ☐ Up ☐ Down ☐ By Stipulation ☐ Departure Reasons: \_\_\_\_\_  
☐ Durational ☐ Up ☐ Down ☐ By Stipulation ☐ Departure Reasons: \_\_\_\_\_

**PROBATION** Type: ☐ Supervised ☐ Bench Duration: \_\_\_\_\_ days / months / years ☐ SIS ☐ SES

Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #'s: \_\_\_\_\_

The following special conditions of probation are imposed: ☐ Probation Judge (if specified): \_\_\_\_\_

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☐ Financial Crimes ☐ Sex Offender ☐ Other: \_\_\_\_\_  
☐ Electronic Home Detention \_\_\_\_\_ ☐ Book & Release \_\_\_\_\_  
☐ Community Service \_\_\_\_\_ ☐ No Intoxicants / Inhalants \_\_\_\_\_  
☐ No Contact Victim \_\_\_\_\_ ☐ No trespass/entry \_\_\_\_\_

**INCARCERATION** Duration: 19 days / months / years / units Minimum: \_\_\_\_\_ months / years Per ORS 137.717

☐ Jail ☒ Dept of Corrections ☒ Remand immediately to Sheriff ☐ Other \_\_\_\_\_  
☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☐ NOT Recommended  
☐ Consecutive to: \_\_\_\_\_ ☐ By Stipulation ☐ Findings per ORS 137.123(5): #  
☒ Concurrent with: 3 **POST PRISON SUPERVISION** Duration: \_\_\_\_\_ months / years

PPS Recommendation(s): Restitution and financial crimes package

**INCARCERATION OPTIONS:** ENTERED CLN JAN 25 2012

**DEPT OF CORRECTIONS**

Defendant ☒ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☒ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☒ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

**JAIL**

Defendant ☐ MAY ☐ MAY NOT be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

**MONEY AWARD** Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 ☒ waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_

Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_

Offense Surcharge \$ 35 ☒ waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ # ☒ waived Other: \$ \_\_\_\_\_

☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

**OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:**

Dated: \_\_\_\_\_ Judge (Signature) [Signature] Name of Judge (printed) Yvonne Yun Yon

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DDA [Signature] Defense Attorney: DDA

IN THE ( ) JUIT COURT OF THE STATE OF ( ) GON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

CASE NO. 1107-32790

Plaintiff

DA NO. 2221405-1

v.

UCJ TEMPORARY SENTENCING ORDER

Supplemental Page

The court determines that the defendant is convicted of the below listed count(s).

Count 5 Offense: Aggravated Theft 1st Deg. Theft by Defendant Date of Incident: 1/3/08 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent

Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

**GUILTY EXCEPT FOR INSANITY:** ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No

If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES

Crime Severity 5 Criminal History E ☐ Stipulated for purpose of this sentencing only

☒ Presumptive Sentence ☐ Special Factors: 137.717

☐ Departure Sentence ☐ Dispositional ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_

☐ Durational ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_

**PROBATION** Type: ☐ Supervised ☐ Bench Duration: \_\_\_\_\_ days / months / years ☐ SIS ☐ SES

Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #'s: \_\_\_\_\_

The following special conditions of probation are imposed:

☐ Probation Judge (if specified): \_\_\_\_\_

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☐ Financial Crimes ☐ Sex Offender ☐ Other \_\_\_\_\_

☐ Electronic Home Detention \_\_\_\_\_ ☐ Book & Release \_\_\_\_\_

☐ Community Service \_\_\_\_\_ ☐ No Intoxicants / Inhalants \_\_\_\_\_

☐ No Contact Victim \_\_\_\_\_ ☐ No trespass/entry \_\_\_\_\_

**INCARCERATION** Duration: 19 days / months / years / units Minimum: \_\_\_\_\_ months / years Per ORS 137.717

☐ Jail ☒ Dept of Corrections ☐ Remand immediately to Sheriff ☐ Other \_\_\_\_\_

☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☐ NOT Recommended

☐ Consecutive to: \_\_\_\_\_ ☐ By Stipulation ☐ Findings per ORS 137.123(5): \_\_\_\_\_

☒ Concurrent with: 364 **POST PRISON SUPERVISION** Duration: 4 months / years

PPS Recommendation(s): Restitution and financial

crime package

INCARCERATION OPTIONS:

DEPT OF CORRECTIONS

Defendant ☒ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☒ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☒ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

JAIL

ENTERED CLN JAN 25 2012

Defendant ☐ MAY ☐ MAY NOT\* be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD

Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No \_\_\_\_\_

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 ☒ waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_

Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_

Offense Surcharge \$ 35 ☒ waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ 5 ☒ waived Other: \$ \_\_\_\_\_

☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:

Dated: 1/20/12 Judge (Signature) \_\_\_\_\_ / Name of Judge (printed) Janice Kim You

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DD DD Defense Attorney: DDC

IN THE DISTRICT COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

CASE NO. 1107-32790  
DA NO. 2221405-1

Plaintiff

v.

UCJ TEMPORARY SENTENCING ORDER  
Supplemental Page

Stromer, Virginia Ellen  
Defendant

The Court determines that the defendant is convicted of the below listed count(s).

Count: 6 Offense: Theft - 1 Theft by Deception Date of Incident: 5/14/08 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent  
Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

GUILITY EXCEPT FOR INSANITY: ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No  
If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES Crime Severity 4 Criminal History E ☐ Stipulated for purpose of this sentencing only

☒ Presumptive Sentence ☐ Special Factors: 137.77  
☐ Departure Sentence ☐ Dispositional ☐ Up ☐ Down ☐ By Stipulation ☐ Durational ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_

PROBATION Type: ☐ Supervised ☐ Bench Duration: \_\_\_\_\_ days / months / years ☐ SIS ☐ SES

Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #'s: \_\_\_\_\_

The following special conditions of probation are imposed: ☐ Probation Judge (if specified): \_\_\_\_\_

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☐ Financial Crimes ☐ Sex Offender ☐ Other: \_\_\_\_\_  
☐ Electronic Home Detention ☐ Book & Release  
☐ Community Service ☐ No Intoxicants / Inhalants  
☐ No Contact Victim ☐ No trespass/entry

INCARCERATION Duration: 13 days / months / years / units Minimum: \_\_\_\_\_ months / years Per ORS

☐ Jail ☒ Dept of Corrections ☒ Remand immediately to Sheriff ☐ Other \_\_\_\_\_  
☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☐ NOT Recommended  
☐ Consecutive to: \_\_\_\_\_ ☐ By Stipulation ☐ Findings per ORS 137.123(5): \_\_\_\_\_  
☒ Concurrent with: 5, 4, 3 POST PRISON SUPERVISION Duration: 24 months / years

PPS Recommendation(s): Restitution and financial crimes package

INCARCERATION OPTIONS:

DEPT OF CORRECTIONS

Defendant MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☒ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☒ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

JAIL

Defendant MAY ☐ MAY NOT\* be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD

Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 ☒ waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_

Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_

Offense Surcharge \$ 350 ☒ waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ waived Other: \$ \_\_\_\_\_

☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:

Dated: 1/20/12 Judge (Signature) [Signature] / Name of Judge (printed) Yonlee Jim Ym

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DDA: [Signature] Defense Attorney: [Signature]

IN THE DISTRICT COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

Plaintiff

CASE NO.

1107-32790

DA NO.

2221405-1

UCJ TEMPORARY SENTENCING ORDER

Supplemental Page

The Court determines that the defendant is convicted of the below listed count(s).

Count: 7 Offense: Aggravated Incest 1st Deg. Misd. Treated as Vio. Date of Incident: 10/24/08 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent  
Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

**GUILITY EXCEPT FOR INSANITY:** ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No  
If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES

Crime Severity 5 Criminal History E ☐ Stipulated for purpose of this sentencing only

☐ Presumptive Sentence ☐ Special Factors: 137.717  
☒ Departure Sentence ☒ Dispositional ☐ Up ☒ Down ☐ By Stipulation  
☒ Durational ☐ Up ☐ Down ☐ By Stipulation

Departure Reasons: crime free, amenable to treatment  
Departure Reasons: quarter harm to victim

**PROBATION** Type: ☒ Supervised ☐ Bench Duration: 60 days / months / years quarter harm to victim ☐ SIST ☐ SES  
Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #'s: restoration

The following special conditions of probation are imposed:

☐ Probation Judge (if specified): needs to be paid

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☒ Financial Crimes ☐ Sex Offender ☐ Other: same as 1st  
☐ Electronic Home Detention ☐ Book & Release restoration  
☐ Community Service ☐ No Intoxicants / Inhalants same as 1st  
☐ No Contact Victim ☐ No trespass/entry same as 1st

**INCARCERATION** Duration: \_\_\_\_\_ days / months / years / units Minimum: \_\_\_\_\_ months / years Per ORS \_\_\_\_\_

☐ Jail ☐ Dept of Corrections ☐ Remand immediately to Sheriff ☐ Other \_\_\_\_\_  
☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☐ NOT Recommended  
☐ Consecutive to: \_\_\_\_\_ ☐ By Stipulation ☐ Findings per ORS 137.123(5): \_\_\_\_\_  
☐ Concurrent with: \_\_\_\_\_ **POST PRISON SUPERVISION** Duration: \_\_\_\_\_ months / years

PPS Recommendation(s): \_\_\_\_\_

**INCARCERATION OPTIONS:** ENTERED CLN JAN 25 2012

DEPT OF CORRECTIONS

Defendant ☐ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☐ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☐ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

JAIL

Defendant ☐ MAY ☐ MAY NOT be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD

Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_  
Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_  
Offense Surcharge \$ 35 waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ \_\_\_\_\_ waived Other: \$ \_\_\_\_\_  
☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:

Dated: 1/20/12 Judge (Signature) \_\_\_\_\_ / Name of Judge (printed) Yontee Jim Yon

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DD \_\_\_\_\_ Defense Attorney: DR

IN THE DISTRICT COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

Plaintiff

CASE NO.

DA NO.

1107-32790

2221405-1

UCJ TEMPORARY SENTENCING ORDER

Supplemental Page

The Court determines that the defendant is convicted of the below listed count(s).

Count: 8 Offense: Mett 1 Mett by Deft DM Date of Incident: 4/6/09 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent

Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

GUILTY EXCEPT FOR INSANITY: ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No  
If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES

Crime Severity 4 Criminal History E ☐ Stipulated for purpose of this sentencing only  
☒ Presumptive Sentence ☐ Special Factors: 137.717

☐ Departure Sentence ☐ Dispositional ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_  
☐ Durational ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_

PROBATION Type: ☐ Supervised ☐ Bench Duration: 3 days / months / years ☐ SIS ☐ SES

Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #'s: \_\_\_\_\_

The following special conditions of probation are imposed:

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☐ Financial Crimes ☐ Sex Offender ☐ Other: \_\_\_\_\_  
☐ Electronic Home Detention ☐ Book & Release  
☐ Community Service ☐ No Intoxicants / Inhalants  
☐ No Contact Victim ☐ No trespass/entry

INCARCERATION Duration: 13 days / months / years / units Minimum: \_\_\_\_\_ months / years Per ORS

☐ Jail ☒ Dept of Corrections ☒ Remand immediately to Sheriff ☐ Other \_\_\_\_\_

☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☐ NOT Recommended

☐ Consecutive to: \_\_\_\_\_ ☐ By Stipulation ☐ Findings per ORS 137.123(5): \_\_\_\_\_

☒ Concurrent with: ct. 6, 5, 4, & 3 POST PRISON SUPERVISION Duration: 24 months / years

PPS Recommendation(s): Restitution and financial

INCARCERATION OPTIONS: ENTERED CLN JAN 25 2012

DEPT OF CORRECTIONS

Defendant ☐ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☐ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☐ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

JAIL

Defendant ☐ MAY ☐ MAY NOT be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 ☒ waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_

Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_

Offense Surcharge \$ 35 ☒ waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ \_\_\_\_\_ ☒ waived Other: \$ \_\_\_\_\_

☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:

Dated: 1/20/12 Judge (Signature) \_\_\_\_\_ / Name of Judge (printed) Yonlee Yun fm

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DDA \_\_\_\_\_ Defense Attorney: DDC

23-69 (10/09) Page 8 of 11

IN THE DISTRICT COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

Plaintiff

CASE NO. 1107-32790

DA NO. 2221405-1

UCJ TEMPORARY SENTENCING ORDER

Supplemental Page

3/11/2022  
v. Stromer, Virginia Ellen  
Defendant

The court determines that the defendant is convicted of the below listed count(s).

Count: 9 Offense: Aggravated Theft 1st Degree Date of Incident: 9/11/09 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent

Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

GUILTY EXCEPT FOR INSANITY: ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No  
If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES Crime Severity 5 Criminal History E ☐ Stipulated for purpose of this sentencing only

☐ Presumptive Sentence ☐ Special Factors: 137.717

☒ Departure Sentence ☒ Dispositional ☐ Up ☒ Down ☐ By Stipulation  
☒ Durational ☐ Up ☒ Down ☐ By Stipulation

Departure Reasons: crime free, amenable

Departure Reasons: to treatment, greater

PROBATION Type: ☒ Supervised ☐ Bench Duration: 60 days (months) years ban to return SIS ☐ SES

Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #'s:

The following special conditions of probation are imposed:

☐ Probation Judge (if specified): restoration needs

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☐ Financial Crimes ☐ Sex Offender ☐ Other: to be paid  
☐ Electronic Home Detention substitution ☐ Book & Release same as SES 1  
☐ Community Service ☐ No Intoxicants / Inhalants \_\_\_\_\_  
☐ No Contact Victim ☐ No trespass/entry \_\_\_\_\_

INCARCERATION Duration: \_\_\_\_\_ days / months / years / units Minimum: \_\_\_\_\_ months / years Per ORS \_\_\_\_\_

☐ Jail ☐ Dept of Corrections ☐ Remand immediately to Sheriff ☐ Other \_\_\_\_\_

☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☐ NOT Recommended

☐ Consecutive to: \_\_\_\_\_ ☐ By Stipulation ☐ Findings per ORS 137.123(5): \_\_\_\_\_

☐ Concurrent with: \_\_\_\_\_ POST PRISON SUPERVISION Duration: \_\_\_\_\_ months / years

PPS Recommendation(s): \_\_\_\_\_

INCARCERATION OPTIONS: ENTERED CLN JAN 25 2012

DEPT OF CORRECTIONS

Defendant ☐ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☐ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☐ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

JAIL

Defendant ☐ MAY ☐ MAY NOT\* be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD

Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_

Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_

Offense Surcharge \$ 35 waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ \_\_\_\_\_ waived Other: \$ \_\_\_\_\_

☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:

Dated: 1/20/12 Judge (Signature) [Signature] / Name of Judge (printed) Yonlee Yim Yon

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DDA [Signature] Defense Attorney: [Signature]

23-69 (10/09) Page 9 of 11

IN THE DISTRICT COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

Plaintiff

CASE NO.

DA NO.

1107-32790

2221405-1

UCJ TEMPORARY SENTENCING ORDER

Supplemental Page

The court determines that the defendant is convicted of the below listed count(s).

Count 10 Offense: Theft 1 Theft by Deception Date of Incident: 2/10/10 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent  
Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

GUILTY EXCEPT FOR INSANITY: ☐ GEI: By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No  
If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES Crime Severity 4 Criminal History E ☐ Stipulated for purpose of this sentencing only

☒ Presumptive Sentence ☐ Special Factors: 37.717  
☐ Departure Sentence ☐ Dispositional ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_  
☐ Durational ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_

PROBATION Type: ☐ Supervised ☐ Bench Duration: \_\_\_\_\_ days / months / years ☐ SIS ☐ SES

Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #'s: \_\_\_\_\_

The following special conditions of probation are imposed:

☐ Probation Judge (if specified): \_\_\_\_\_

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☐ Financial Crimes ☐ Sex Offender ☐ Other \_\_\_\_\_  
☐ Electronic Home Detention \_\_\_\_\_ ☐ Book & Release \_\_\_\_\_  
☐ Community Service \_\_\_\_\_ ☐ No Intoxicants / Inhalants \_\_\_\_\_  
☐ No Contact Victim \_\_\_\_\_ ☐ No trespass/entry \_\_\_\_\_

INCARCERATION Duration: 13 days / months / years / units Minimum: \_\_\_\_\_ months / years Per ORS 137.717

☐ Jail ☒ Dept of Corrections ☒ Remand immediately to Sheriff ☐ Other \_\_\_\_\_

☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☐ NOT Recommended

☐ Consecutive to: \_\_\_\_\_ ☐ By Stipulation ☐ Findings per ORS 137.123(5): \_\_\_\_\_

☒ Concurrent with: Ch. 8, 6, 5, 4, 13 POST PRISON SUPERVISION Duration: 24 months / years

PPS Recommendation(s): Restitution and financial

INCARCERATION OPTIONS: ENTERED CLN JAN 25 2012 stones package

DEPT OF CORRECTIONS

Defendant ☒ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☒ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☒ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

JAIL

Defendant ☐ MAY ☐ MAY NOT\* be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD

Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 ☒ waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_

Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_

Offense Surcharge \$ 35 ☒ waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ waived Other: \$ \_\_\_\_\_

☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:

Dated: 1/20/12 Judge (Signature) \_\_\_\_\_ / Name of Judge (printed) Yonkee Yun Yun

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DDA \_\_\_\_\_ Defense Attorney: DDA

23-69 (10/09) Page 10 of 11

IN THE DISTRICT COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

CASE NO. 1157 - 32790

Plaintiff

DA NO. 2221405-1

v.

Thommer, Virginia Ellen  
Defendant

UCJ TEMPORARY SENTENCING ORDER

Supplemental Page

The court determines that the defendant is convicted of the below listed count(s).

Count 11 Offense: Theft 1 Theft by Deception Date of Incident: 7/16/10 ☐ Is a Lesser Included Offense  
☐ Immediate Misd Treatment ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Court Elects (ORS 161.568)

Guilty based upon: ☒ Guilty Plea ☐ No Contest Plea ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury: Date of Guilty Finding 11/4/11  
License Information: ☐ Suspend ☐ Revoke Type: ☐ Drivers ☐ Other \_\_\_\_\_ Duration: \_\_\_\_\_ days / months / years / permanent

Statutory Requirements: ☐ HIV Blood Draw ☒ DNA Blood Draw/Buccal Sample ☐ Sex Offender Registration

**GUILTY EXCEPT FOR INSANITY:** ☐ GEI By ☐ Stipulated Facts Trial ☐ Court Trial ☐ Jury Trial; ☐ Subject to jurisdiction of PSRB ☐ Yes ☐ No

If yes, ☐ Committed to State Hospital by DHS or ☐ Conditional Release (see accompanying Order per ORS 161.327)

SENTENCE GUIDELINES

Crime Severity 3 Criminal History F ☐ Stipulated for purpose of this sentencing only

☒ Presumptive Sentence ☐ Special Factors: 137.717  
☐ Departure Sentence ☐ Dispositional ☐ Up ☐ Down ☐ By Stipulation ☐ Durational ☐ Up ☐ Down ☐ By Stipulation Departure Reasons: \_\_\_\_\_

**PROBATION** Type: ☐ Supervised ☐ Bench Duration: \_\_\_\_\_ days / months / years ☐ SIS ☐ SES  
Defendant subject to all general conditions of probation in ORS 137.540(1) unless specifically deleted by the court. Delete #'s: \_\_\_\_\_

The following special conditions of probation are imposed:

☐ Probation Judge (if specified) \_\_\_\_\_

Packages: ☐ Alcohol ☐ Drug ☐ Enhanced Bench Probation ☐ Financial Crimes ☐ Sex Offender ☐ Other \_\_\_\_\_  
☐ Electronic Home Detention \_\_\_\_\_ ☐ Book & Release \_\_\_\_\_  
☐ Community Service \_\_\_\_\_ ☐ No Intoxicants / Inhalants \_\_\_\_\_  
☐ No Contact Victim \_\_\_\_\_ ☐ No trespass/entry \_\_\_\_\_

**INCARCERATION** Duration: 13 days (months) / years / units Minimum: \_\_\_\_\_ months / years Per ORS 137.717

☐ Jail ☒ Dept of Corrections ☒ Remand immediately to Sheriff ☐ Other \_\_\_\_\_  
☐ Report to Sheriff by: \_\_\_\_\_ to arrange TSI date Work Release: ☐ Recommended ☒ NOT Recommended  
☐ Consecutive to: \_\_\_\_\_ ☐ By Stipulation ☐ Findings per ORS 137.123(5): \_\_\_\_\_

☒ Concurrent with: Ch. 10, 8, 6, 5, 4, & 3 **POST PRISON SUPERVISION** Duration: 24 (months) / years

PPS Recommendation(s): Restitution + Financial

**INCARCERATION OPTIONS:** ENTERED CLN JAN 25 2012 online package

DEPT OF CORRECTIONS

Defendant ☒ MAY ☐ MAY NOT be considered by the executing or releasing authority for any form of temporary leave, release, or non-AIP reduction in sentence as specified in ORS 137.750. Exceptions: ☐ Defendant is eligible for Good Time ☐ Other \_\_\_\_\_

AIP: ☒ Defendant may be considered for alternative incarceration programs and early release on post-prison supervision under ORS 421.508(4) following successful completion of an alternative incarceration program. Basis for eligibility: ☒ By stipulation ☐ By findings stated on the record

The court recommends: ☐ Summit ☐ New Directions ☐ Turning Point ☐ Other \_\_\_\_\_

JAIL

Defendant ☐ MAY ☐ MAY NOT\* be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423.478.

\* Basis for ineligibility: ☐ By stipulation ☐ Substantial and compelling reasons: \_\_\_\_\_ ☐ Def is eligible for Good/Work Time ONLY

MONEY AWARD

Second Look Hearing Eligibility (if applicable): ☐ Yes ☐ No

Fine \$ \_\_\_\_\_ ☐ Plus statutory fees and assessments / ☐ All statutory fees and assessments are included in this amount

Asmts: Unitary per ORS 137.290: \$ 107 ☒ waived ORS 475.890 & 892 (Delivery Meth.) \$500 ☐ suspended \$ \_\_\_\_\_

Chapter 163 Assessment \$500 ☐ suspended \$ \_\_\_\_\_ ORS 475.886 & 888 (Manuf. Meth.) \$1000 ☐ suspended \$ \_\_\_\_\_

Offense Surcharge \$ 35 ☒ waived Bench Prob. Fee \$100 ☐ suspended \$ \_\_\_\_\_ Atty Fees \$ \_\_\_\_\_ ☒ waived Other: \$ \_\_\_\_\_

☐ Comp Fine ☐ Restitution \$ \_\_\_\_\_ Victim: \_\_\_\_\_ ☐ TBD: Hrg set for \_\_\_\_\_ ☐ J/S with \_\_\_\_\_

OTHER TERMS OF SENTENCE WHICH APPLY TO ALL COUNTS:

Dated: 1/20/12 Judge (Signature) \_\_\_\_\_ Name of Judge (printed) Janice Jim Fox

\* I have reviewed the contents of the TSO and it appears consistent with sentence announced by the court: DDA: \_\_\_\_\_ Defense Attorney: DDX

IN THE CIRCUIT COURT OF THE STATE OF OREGON

MULTNOMAH COUNTY

STATE OF OREGON

Case Number C 11-07-32790

Virginia Stromer

Count 1

☒ RESTITUTION  
☐ COMPENSATORY FINE

Award and Payment Information

The Court imposed a financial obligation on the defendant to pay either restitution or a compensatory fine to the victims listed herein in the judgment or supplemental judgment as a part of the sentence in this case. This document provides the name of each victim to whom the restitution or a compensatory fine is to be paid, the address to which the payments are to be mailed by the Trial Court Administrator, the amount of the money award which is due to each victim, the classification (for victims awarded restitution only) for purposes of ORS 137.295 of each victim under ORS 137.103 (4), and the payment priority among the several victims if more than one victim is listed within a given classification. If no payment priority is selected, then, if there is more than one victim within a given classification, each victim will receive an equal share of each sum to be distributed to satisfy the restitution or compensatory fine obligation up to the amount awarded by the court. If this is a restitution award and no victim classification is indicated, then all victims will be classified under ORS 137.103 (4) (a).

Name of Victim	Award Amount	ORS 137.103(4) Restitution Classification	Comp Fine
<del>SWFI</del>	\$ _____	<input type="checkbox"/> (a) <input type="checkbox"/> (b) <input type="checkbox"/> (c) <input type="checkbox"/> (d)	<input type="checkbox"/>
SWNI	\$ <u>170,888</u> <sup>23</sup>	<input type="checkbox"/> (a) <input type="checkbox"/> (b) <input type="checkbox"/> (c) <input type="checkbox"/> (d)	<input type="checkbox"/>
_____	\$ _____	<input type="checkbox"/> (a) <input type="checkbox"/> (b) <input type="checkbox"/> (c) <input type="checkbox"/> (d)	<input type="checkbox"/>
_____	\$ _____	<input type="checkbox"/> (a) <input type="checkbox"/> (b) <input type="checkbox"/> (c) <input type="checkbox"/> (d)	<input type="checkbox"/>

Payment priority: ☐ Equal ☐ Sequential, as listed, or ☐ Proportional to the amount of each award  
The restitution or compensatory fine amounts set out above are due under the terms for payment in the Money Award.

Date Signed 1/20/12 Judge Forrest Jim Yan

Address of victim listed above to whom the restitution or compensatory fine is to be disbursed by the Court:

Name SWNI Claim No. \_\_\_\_\_  
 Address 7688 SW Capitol Highway Portland OR 97219  
 Street City State Zip Code

Name \_\_\_\_\_ Claim No. \_\_\_\_\_  
 Address \_\_\_\_\_  
 Street City State Zip Code

Name \_\_\_\_\_ Claim No. \_\_\_\_\_  
 Address \_\_\_\_\_  
 Street City State Zip Code

Name \_\_\_\_\_ Claim No. \_\_\_\_\_  
 Address \_\_\_\_\_  
 Street City State Zip Code

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

Verified Correct Copy of Original 3/11/2022

ENTERED  
FEB - 1 2012  
IN REGISTERED

STATE OF OREGON

vs

Stromer, Virginia Ellen

Defendant.

Attorney for State Dennis Shen

Attorney for Defendant Damien Donnelly-Cote

- ) ☐ LIMITED JUDGMENT (predisposition) (JGLN)  
) ☒ AMENDED LIMITED JUDGMENT FOR LIMITED JUDGMENT ENTERED 7/18/11 (JGAM)  
) ☐ CORRECTED LIMITED JUDGMENT FOR LIMITED JUDGMENT ENTERED \_\_\_\_\_ (JGCM)  
) ☐ SUPPLEMENTAL JUDGMENT (probation violation) (JGSK)  
) ☐ AMENDED SUPPLEMENTAL JUDGMENT FOR SUPPLEMENTAL JUDGMENT ENTERED \_\_\_\_\_ (JGAM)  
) ☐ CORRECTED SUPPLEMENTAL JUDGMENT FOR SUPPLEMENTAL JUDGMENT ENTERED \_\_\_\_\_ (JGCK)  
) Case No. 1107-32790

This Judgment is entered solely to resolve issues under ORS 151.487 regarding payment of an application fee and/or contribution amount in connection with defendant/applicant's request for court-appointed counsel. It does not dispose of any charges or other issues in the case. This Judgment is subject to review by the trial-level court at any time as provided in ORS 151.487(5).

For purposes of ORS 137.071:

- ☒ Defendant/Applicant was determined to be financially eligible for appointed counsel and counsel was appointed as identified above.  
☐ Defendant/Applicant was determined to be financially ineligible for appointed counsel and counsel was not appointed.

Civil collection efforts may be taken if you fail to make the payment(s) as ordered. This may include referral to the Department of Revenue and/or a private collection agency.

Pursuant to ORS 151.487, defendant/applicant is hereby ordered to pay the following monetary amounts:

MONEY AWARD

Judgment Creditor: State of Oregon

Judgment Debtor: Stromer, Virginia Ellen

Application Fee (IDAA):

Contribution Amount (IDCC):

Total Amount of Money Award

\$

\$

\$

\$ 20.00

\$ 29.50

\$ 49.50

The \$295.00 has already been paid by defendant. The \$295 - shall be applied to restitution ordered 1/20/12 and see attached restitution form.

Payment Schedule: Payment of the amounts stated in this Money Award shall be made as follows:

- ☐ Amount ordered shall be paid in full by \_\_\_\_\_.  
☐ Payment shall be made in monthly payments of \$ \_\_\_\_\_ beginning on \_\_\_\_\_ and each month thereafter until paid in full.

Payable to: STATE COURT ACCOUNTING

ORS 1.202 authorizes additional costs to be added to this Money Award without further notice or order of the court if your account is assigned for collection or requires payments to be scheduled.

Date

Reporter

Circuit Court Judge (or delegate)

Print, type or Stamp Name of Judge (or delegate)

**FILED**

**FEB 17 2012**

**Circuit Court  
Multnomah County, Oregon**

**In the Circuit Court of the State of Oregon for Multnomah County**

State of Oregon,  
Plaintiff,

vs.

Virginia Ellen Stromer,  
Defendant.

Case No.: 110732790

**JUDGMENT**

Case File Date: 07/11/2011  
District Attorney File #: 2218771-1A

**DEFENDANT**

True Name: Virginia Ellen Stromer  
Date of Birth: 12/21/49  
Fingerprint Control No (FPN): JMUL111198294  
AKA: 757003 Cpms

Sex: Female  
State Identification No (SID): 19065710

**HEARING**

Proceeding Date: 01/20/2012

Judge: YOULEE YIM YOU

Court Reporter: FTR

Defendant appeared in person and was not in custody. The court determined that the defendant was indigent for purposes of court-appointed counsel, and the court appointed counsel for the defendant. The defendant was represented by Attorney(s) Damien Donnelly-Cole, OSB Number 06313.

Plaintiff appeared by and through Dennis Hao Shen, OSB Number 81469.

**COUNT(S)**

It is adjudged that the defendant has been convicted on the following count(s):

**Count 1: Aggravated Theft in the First Degree - Theft by Deception**

Count number 1, Aggravated Theft in the First Degree - Theft by Deception, ORS 164.057, a Class B Felony, committed on or about 07/19/2006.

Conviction is based upon a plea of Guilty on 11/04/2011.

**Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 1 is 5 and the Criminal History Classification (CHC) is I.

ENTERED
FEB 17 2012
IN REGISTER BY <i>mb</i>

The court finds reason(s) for a durational departure, as stated on the record. This departure is pursuant to the following factor(s):

- Upward durational departure sentence by stipulation of the parties.

### Probation

Defendant is sentenced to Supervised Probation for a period of 60 month(s) and shall be subject to the following conditions of probation:

Defendant is subject to all general conditions of probation (ORS 137.540).

Furthermore, defendant is subject to the following Special Conditions of Probation (ORS 137.540(2)): Defendant shall:

- Be assigned to Judge Youlee Yim You (OSB 89414) for judicial supervision of probation.
- Have no direct or indirect contact with the victim, SWNI, the victim's residence, or the victim's place of employment unless so authorized in writing by the victim's therapist, if any, defendant's treatment provider and probation officer or the Court.
- Not trespass SWNI, 7688 SW Capitol Highway, Portland, OR.
- Advise current and any future employer, including temporary agencies, of this probation and the nature of the crime. Probation officer may discuss details of the crime of conviction with employer(s).
- Provide probation officer with employment information and allow communication between employer and probation officer for the purposes of monitoring compliance with probation conditions.
- Do not apply for or accept any employment or volunteer position which includes the handling of money or negotiable instruments, i.e., cash, checks, credit cards, bank cards, stocks, bonds, or accounts payable without the written permission of probation officer and after making full disclosure to employer or volunteer supervisor.
- Provide complete personal financial records, i.e., tax records, household income and expenses, bank statement, etc., to probation officer upon request.
- Obtain permission from probation officer prior to engaging in any financial transaction over \$200.
- Not permitted to possess credit cards, mail, or identification unless issued in defendant's true name with correct information as requested by issuer.
- Submit blood or buccal sample and thumbprint pursuant to ORS 137.076.
- NO JC2 Sanctions.

### Monetary Terms

Defendant shall be required to pay the following amounts on this count:

#### Fees and Assessments: Payable to the Court.

Type	Amount	Modifier	Reduction	Actual Owed
Offense Surcharge	\$35.00	Waived	\$35.00	
Unitary Assessment	\$107.00	Waived	\$107.00	
<b>Total</b>	<b>\$142.00</b>		<b>\$142.00</b>	

ALL other financial obligations are to be waived. RESTITUTION SHALL be the only financial obligation imposed.

#### Compensatory Fine/Restitution:

Restitution is ordered to be paid to the court and disbursed to the payee(s) named below.

Payee	Not To Exceed	Amount
SWNI	N	\$170,888.23
<b>Total</b>		<b>\$170,888.23</b>

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**Count 2: Aggravated Theft in the First Degree - Theft by Deception**

Count number 2, Aggravated Theft in the First Degree - Theft by Deception, ORS 164.057, a Class B Felony, committed on or about 12/14/2006.

Conviction is based upon a plea of Guilty on 11/04/2011.

**Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 2 is 5 and the Criminal History Classification (CHC) is G.

This sentence is pursuant to the following special factors:

- Sentence pursuant to ORS 137.717

**Incarceration**

Defendant is sentenced to the custody of Oregon Department of Corrections for a period of 19 month(s). Defendant is remanded to the custody of the Multnomah County Sheriff for transportation to the Oregon Department of Corrections for service of this sentence.

Defendant may receive credit for time served. The defendant may be considered by the executing or releasing authority for any form of reduction in sentence, temporary leave from custody, work release, or program of conditional or supervised release authorized by law for which the defendant is otherwise eligible at the time of sentencing. The defendant may be considered for release on post-prison supervision under ORS 421.508(4) upon successful completion of an alternative incarceration program.

**Post-Prison Supervision**

The term of Post-Prison Supervision is 24 month(s). If defendant violates any of the conditions of post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the State Sentencing Guidelines Board.

The court recommends as a condition of post-prison supervision:

- Restitution
- Financial Crimes

**Statutory Provisions**

Defendant is ordered to submit blood or buccal sample and thumbprint pursuant to ORS 137.076.

**Count 3: Aggravated Theft in the First Degree - Theft by Deception**

Count number 3, Aggravated Theft in the First Degree - Theft by Deception, ORS 164.057, a Class B Felony, committed on or about 05/01/2007.

Conviction is based upon a plea of Guilty on 11/04/2011.

**Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 3 is 5 and the Criminal History Classification (CHC) is F.

This sentence is pursuant to the following special factors:

- Sentence pursuant to ORS 137.717

### **Incarceration**

Defendant is sentenced to the custody of Oregon Department of Corrections for a period of 19 month(s). Defendant is remanded to the custody of the Multnomah County Sheriff for transportation to the Oregon Department of Corrections for service of this sentence.

Defendant may receive credit for time served. The defendant may be considered by the executing or releasing authority for any form of reduction in sentence, temporary leave from custody, work release, or program of conditional or supervised release authorized by law for which the defendant is otherwise eligible at the time of sentencing. The defendant may be considered for release on post-prison supervision under ORS 421.508(4) upon successful completion of an alternative incarceration program.

For the reasons stated on the record this sentence shall be consecutive to sentence(s) imposed herein on Count 2.

### **Post-Prison Supervision**

The term of Post-Prison Supervision is 24 month(s). If defendant violates any of the conditions of post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the State Sentencing Guidelines Board.

The court recommends as a condition of post-prison supervision:

- Restitution
- Financial Crimes

### **Statutory Provisions**

Defendant is ordered to submit blood or buccal sample and thumbprint pursuant to ORS 137.076.

### **Count 4: Aggravated Theft in the First Degree - Theft by Deception**

Count number 4, Aggravated Theft in the First Degree - Theft by Deception, ORS 164.057, a Class B Felony, committed on or about 09/14/2007.

Conviction is based upon a plea of Guilty on 11/04/2011.

### **Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 4 is 5 and the Criminal History Classification (CHC) is F.

This sentence is pursuant to the following special factors:

- Sentence pursuant to ORS 137.717

### **Incarceration**

Defendant is sentenced to the custody of Oregon Department of Corrections for a period of 19 month(s). Defendant is remanded to the custody of the Multnomah County Sheriff for transportation to the Oregon Department of Corrections for service of this sentence.

Defendant may receive credit for time served. The defendant may be considered by the executing or releasing authority for any form of reduction in sentence, temporary leave from custody, work release, or program of conditional or supervised release authorized by law for which the defendant is otherwise eligible at the time of sentencing. The defendant may be considered for release on post-prison supervision under ORS 421.508(4) upon successful completion of an alternative incarceration program.

This sentence shall be concurrent with all previously imposed sentences.

Verified Correct Copy of Original 3/11/2022

### **Post-Prison Supervision**

The term of Post-Prison Supervision is 24 month(s). If defendant violates any of the conditions of post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the State Sentencing Guidelines Board.

The court recommends as a condition of post-prison supervision:

- Restitution
- Financial Crimes

### **Statutory Provisions**

Defendant is ordered to submit blood or buccal sample and thumbprint pursuant to ORS 137.076.

### **Count 5: Aggravated Theft in the First Degree - Theft by Deception**

Count number 5, Aggravated Theft in the First Degree - Theft by Deception, ORS 164.057, a Class B Felony, committed on or about 01/03/2008.

Conviction is based upon a plea of Guilty on 11/04/2011.

### **Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 5 is 5 and the Criminal History Classification (CHC) is E.

This sentence is pursuant to the following special factors:

- Sentence pursuant to ORS 137.717

### **Incarceration**

Defendant is sentenced to the custody of Oregon Department of Corrections for a period of 19 month(s). Defendant is remanded to the custody of the Multnomah County Sheriff for transportation to the Oregon Department of Corrections for service of this sentence.

Defendant may receive credit for time served. The defendant may be considered by the executing or releasing authority for any form of reduction in sentence, temporary leave from custody, work release, or program of conditional or supervised release authorized by law for which the defendant is otherwise eligible at the time of sentencing. The defendant may be considered for release on post-prison supervision under ORS 421.508(4) upon successful completion of an alternative incarceration program.

This sentence shall be concurrent with all previously imposed sentences.

### **Post-Prison Supervision**

The term of Post-Prison Supervision is 24 month(s). If defendant violates any of the conditions of post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the State Sentencing Guidelines Board.

The court recommends as a condition of post-prison supervision:

- Restitution
- Financial Crimes

### **Statutory Provisions**

Defendant is ordered to submit blood or buccal sample and thumbprint pursuant to ORS 137.076.

**Count 6: Theft in the First Degree - Theft by Deception**

Count number 6, Theft in the First Degree - Theft by Deception, ORS 164.055, a Class C Felony, committed on or about 05/14/2008.

Conviction is based upon a plea of Guilty on 11/04/2011.

**Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 6 is 4 and the Criminal History Classification (CHC) is E.

This sentence is pursuant to the following special factors:

- Sentence pursuant to ORS 137.717

**Incarceration**

Defendant is sentenced to the custody of Oregon Department of Corrections for a period of 13 month(s). Defendant is remanded to the custody of the Multnomah County Sheriff for transportation to the Oregon Department of Corrections for service of this sentence.

Defendant may receive credit for time served. The defendant may be considered by the executing or releasing authority for any form of reduction in sentence, temporary leave from custody, work release, or program of conditional or supervised release authorized by law for which the defendant is otherwise eligible at the time of sentencing. The defendant may be considered for release on post-prison supervision under ORS 421.508(4) upon successful completion of an alternative incarceration program.

This sentence shall be concurrent with all previously imposed sentences.

**Post-Prison Supervision**

The term of Post-Prison Supervision is 24 month(s). If defendant violates any of the conditions of post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the State Sentencing Guidelines Board.

The court recommends as a condition of post-prison supervision:

- Restitution
- Financial Crimes

**Statutory Provisions**

Defendant is ordered to submit blood or buccal sample and thumbprint pursuant to ORS 137.076.

**Count 7: Aggravated Theft in the First Degree - Theft by Deception**

Count number 7, Aggravated Theft in the First Degree - Theft by Deception, ORS 164.057, a Class B Felony, committed on or about 10/24/2008.

Conviction is based upon a plea of Guilty on 11/04/2011.

**Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 7 is 5 and the Criminal History Classification (CHC) is E.

The court finds reason(s) for a dispositional and durational departure, as stated on the record. This departure is pursuant to the following factor(s):

- Downward dispositional and upward durational departure sentence: crime free, amenable to treatment, greater harm to victim: restitution needs to be paid.

## **Probation**

Defendant is sentenced to Supervised Probation for a period of 60 month(s) and shall be subject to the following conditions of probation:

Defendant is subject to all general conditions of probation (ORS 137.540).

Furthermore, defendant is subject to the following Special Conditions of Probation (ORS 137.540(2)):

Defendant shall:

- Submit blood or buccal sample and thumbprint pursuant to ORS 137.076.
- Same conditions as imposed on Count 1.

### **Count 8: Theft in the First Degree - Theft by Deception**

Count number 8, Theft in the First Degree - Theft by Deception, ORS 164.055, a Class C Felony, committed on or about 04/06/2009.

Conviction is based upon a plea of Guilty on 11/04/2011.

## **Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 8 is 4 and the Criminal History Classification (CHC) is E.

This sentence is pursuant to the following special factors:

- Sentence pursuant to ORS 137.717

## **Incarceration**

Defendant is sentenced to the custody of Oregon Department of Corrections for a period of 13 month(s). Defendant is remanded to the custody of the Multnomah County Sheriff for transportation to the Oregon Department of Corrections for service of this sentence.

Defendant may receive credit for time served. The defendant may be considered by the executing or releasing authority for any form of reduction in sentence, temporary leave from custody, work release, or program of conditional or supervised release authorized by law for which the defendant is otherwise eligible at the time of sentencing. The defendant may be considered for release on post-prison supervision under ORS 421.508(4) upon successful completion of an alternative incarceration program.

This sentence shall be concurrent with all previously imposed sentences.

## **Post-Prison Supervision**

The term of Post-Prison Supervision is 24 month(s). If defendant violates any of the conditions of post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the State Sentencing Guidelines Board.

The court recommends as a condition of post-prison supervision:

- Restitution
- Financial Crimes

## **Statutory Provisions**

Defendant is ordered to submit blood or buccal sample and thumbprint pursuant to ORS 137.076.

### **Count 9: Aggravated Theft in the First Degree - Theft by Deception**

Count number 9, Aggravated Theft in the First Degree - Theft by Deception, ORS 164.057, a Class B Felony, committed on or about 09/11/2009.

Conviction is based upon a plea of Guilty on 11/04/2011.

### **Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 9 is 5 and the Criminal History Classification (CHC) is E.

The court finds reason(s) for a dispositional and durational departure, as stated on the record. This departure is pursuant to the following factor(s):

- Dispositional downward and durational upward departure sentence: crime free, amenable to treatment, greater harm to victim--restitution needs to be paid.

### **Probation**

Defendant is sentenced to Supervised Probation for a period of 60 month(s) and shall be subject to the following conditions of probation:

Defendant is subject to all general conditions of probation (ORS 137.540).

Furthermore, defendant is subject to the following Special Conditions of Probation (ORS 137.540(2)):

Defendant shall:

- Submit blood or buccal sample and thumbprint pursuant to ORS 137.076.
- Same conditions as imposed on Count 1.

### **Count 10: Theft in the First Degree - Theft by Deception**

Count number 10, Theft in the First Degree - Theft by Deception, ORS 164.055, a Class C Felony, committed on or about 02/10/2010.

Conviction is based upon a plea of Guilty on 11/04/2011.

### **Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 10 is 4 and the Criminal History Classification (CHC) is E.

This sentence is pursuant to the following special factors:

- Sentence pursuant to ORS 137.717

### **Incarceration**

Defendant is sentenced to the custody of Oregon Department of Corrections for a period of 13 month(s).

Defendant is remanded to the custody of the Multnomah County Sheriff for transportation to the Oregon Department of Corrections for service of this sentence.

Defendant may receive credit for time served. The defendant may be considered by the executing or releasing authority for any form of reduction in sentence, temporary leave from custody, work release, or program of conditional or supervised release authorized by law for which the defendant is otherwise eligible at the time of sentencing. The defendant may be considered for release on post-prison supervision under ORS 421.508(4) upon successful completion of an alternative incarceration program.

This sentence shall be concurrent with all previously imposed sentences.

### **Post-Prison Supervision**

The term of Post-Prison Supervision is 24 month(s). If defendant violates any of the conditions of post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the State Sentencing Guidelines Board.

Verified Correct Copy of Original 3/11/2022.

The court recommends as a condition of post-prison supervision:

- Restitution
- Financial Crimes

### **Statutory Provisions**

Defendant is ordered to submit blood or buccal sample and thumbprint pursuant to ORS 137.076.

### **Count 11: Theft in the First Degree - Theft by Deception**

Count number 11, Theft in the First Degree - Theft by Deception, ORS 164.055, a Class C Felony, committed on or about 07/16/2010.

Conviction is based upon a plea of Guilty on 11/04/2011.

### **Sentencing Guidelines**

The Crime Severity Classification (CSC) on Count Number 11 is 3 and the Criminal History Classification (CHC) is E.

This sentence is pursuant to the following special factors:

- Sentence pursuant to ORS 137.717

### **Incarceration**

Defendant is sentenced to the custody of Oregon Department of Corrections for a period of 13 month(s). Defendant is remanded to the custody of the Multnomah County Sheriff for transportation to the Oregon Department of Corrections for service of this sentence.

Defendant may receive credit for time served. The defendant may be considered by the executing or releasing authority for any form of reduction in sentence, temporary leave from custody, work release, or program of conditional or supervised release authorized by law for which the defendant is otherwise eligible at the time of sentencing. The defendant may be considered for release on post-prison supervision under ORS 421.508(4) upon successful completion of an alternative incarceration program.

This sentence shall be concurrent with all previously imposed sentences.

### **Post-Prison Supervision**

The term of Post-Prison Supervision is 24 month(s). If defendant violates any of the conditions of post-prison supervision, the defendant shall be subject to sanctions including the possibility of additional imprisonment in accordance with the rules of the State Sentencing Guidelines Board.

The court recommends as a condition of post-prison supervision:

- Restitution
- Financial Crimes

### **Statutory Provisions**

Defendant is ordered to submit blood or buccal sample and thumbprint pursuant to ORS 137.076.

### **Monetary Terms**

NOTE: No financial obligations are imposed on this case EXCEPT RESTITUTION.

If convicted of a felony or a crime involving domestic violence, you may lose the right to buy, sell, transport, receive, or possess a firearm, ammunition, or other weapons in both personal and professional endeavors pursuant to ORS 166.250, ORS 166.291, ORS 166.300, and/or 18 USC 922(g).

**MONEY AWARD INCLUDING RESTITUTION****Judgment Creditor: State of Oregon****Judgment Debtor: Virginia Ellen Stromer****Restitution**

Payee	Amount
S W N I	\$170,888.23

Payees are to be paid as ordered under Monetary Terms.

Defendant is ordered to pay the following monetary totals, including restitution or compensatory fine amounts stated above, which are listed in the Money Award portion of this document:

Type	Actual Owed
Restitution	\$170,888.23
<b>Total</b>	<b>\$170,888.23</b>

Money Award total does not include reduced amounts of \$142.00 as stated in the individual counts.

The court may increase the total amount owed by adding collection fees and other assessments. These fees and assessments may be added without further notice to the defendant and without further court order.

Subject to amendment of a judgment under ORS 137.107, money required to be paid as a condition of probation remains payable after revocation of probation only if the amount is included in the money award portion of the judgment document, even if the amount is referred to in other parts of the judgment document.

Any financial obligation(s) for conviction(s) of a violation, which is included in the Money Award, creates a judgment lien.

**Payment Schedule**

Payment of the fines, fees, assessments, and/or attorney's fees noted in this and any subsequent Money Award shall be made as follows:

Minimum payments are to be scheduled by the probation officer pursuant to ORS 161.675.

Payable to:

**Multnomah County Circuit Court**  
**P.O. Box 114**  
**Portland, OR 97207**

Dated the 2nd day of February, 2012

Signed:

  
 YOULEE YIM YOU