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

DATE:

March 15, 2018

TO:

Judge von Ter Stegge

FROM:

Bree Ellison, Court Coordinator

RE:

Defendant:

Toese, Tusitala John

Case No.

17CR81497

The defendant has not complied with the following requirements of the sentence imposed:

HAS FAILED TO REPORT TO THE COURT COORDINATOR WINDOW IN ROOM 106.

FILED

MAR 1 5 2018

CIRCUIT COURT MULTNOMAH COUNTY, OREGON

/s/ Bree Ellison
Court Coordinator

1. Court

2. Judge's File

17CR81497 LT Letter 8913609

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

STATE OF OREGON

JUDGMENT

	MISDEMEANOR	☐ AMENDED JUDGMENT	
G:Other Plaintiff		☐ SUPPLEMENTAL JUDGMENT	
v	case no. 17CR8	1497	
Toese Defendant 119	DA NO. 2372	462-1	
PROCEEDING DATE 2-13-2018 FTRXI Cler	k □ Reporter □ Interpreter Na	me:	
Deput District Attorney: N. Morss Bar No. Defendant Appearance: In Person In Custody In Person Out of Cu	Defense Attorney: B.F.	Video Waived Appearance	
Representation Status: (Court Appointed Privately Retained Privately R	ound Indigent and Waived At	torney Waived Attorney (Pro Se)	
Judgment of Dismissal on counts: Judgmen	nt of Acquittal on Finding of	Not Guilty on counts:	
The Court determines that the defendant is convicted of the below li	sted count(s).	Def waives 48 hrs	
Counts 2 Offense: Maras Mental Disignation of Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated as Vio: Prosecutor Elects (ORS 161.566) ☐ Misd Treated As Vio	Date of Incident:	7-2017 Dis a Lesser Included Offense	
Guilty based upon: Cuilty Plea No Contest Plea Stipulated Fa	cts Trial Court Trial Ju	v: Date of Guilty Finding 2-13-18	
GUILTY EXCEPT FOR INSANITY: GEI: By Stipulated Facts	Trial Court Trial Jury Tri	al; Subject to jurisdiction of PSRB Yes No	
If yes, \(\subseteq \text{ Committed to State Hospital by DHS} \) \(\frac{or}{} \subseteq \text{ Conditional Research} \)			
□ SIS □ SES Statutory Requirements: □ HIV Blood Draw	☐ DNA Blood Draw/Buccal	Sample Sex Offender Registration	
License Information: Suspend Revoke Type: Drivers Othe PROBATION Type: Supervised Bench Duration:	days / months /	: days / months / years / permanent years	
Defendant subject to all general conditions of probation in ORS 137.54	O(1) unless specifically delete	d by the court. Delete #'s:	
The following special conditions of probation are imposed: Packages: Alcohol Drug Misdemeanor Monitoring Program			
	Other Conditions:		
□ No Contact Victim to be Completed			/
Uvictim's Panel by Within 6 Month	2	& Recall Warrant Issued	
		7-13-2018.	
□ No Intox/Inhalants □ Elec Home Detention			
☐ Book & Release ☐ No trespass/entry		the page 1	
INCARCERATION Duration: days / months / years / un	its Jail 🔲 Remand i	immediately to Sheriff	
☐ Report to Sheriff by: to arrange TSI date W		4 A	1990
☐ Consecutive to: ☐ By Stip ☐ Concurrent with: ☐			
Concurrent with.	Other	75 2	
ALTERNATIVE INCARCERATION OPTIONS			
Defendant $\square MAY \square MAY NOT$ be considered by the executing or release	sing authority for any form of	f leave, release, alternative incarceration program	s or
reduction in sentence as specified in ORS 137.750 or 137.752 Exce	ptions: Defendant is eligib	le for Good Time/Work Time Other	
The releasing authority \(\textstyle MAY \(\textstyle MAY \textstyle NOT \) release the defendant on p	post-prison supervision under		n of a
alternative incarceration program. * Basis for ineligibility: By Stipula			,,,,,
MONEY AWARD Fine \$ Ward all	fines + fees	-	
DUII Conviction Fees (per ORS 813.030): \$255. waived			
Bench Prob. Fee \$100 U suspended \$ Attorney Fees \$			
☐ Comp Fine ☐ Restitution \$ Victim:			
☐ Comp Fine ☐ Restitution \$ Victim:	TBD: Hrg set for	□ J/S with	
	TBD: Hrg set for	🗆 J/S with	
restitution or compensatory fine is ordered.	TBD: Hrg set for	☐ J/S with ☐ J/S with Formation (Form #06-60) must accompany Judgm	nent if
restitution or compensatory fine is ordered. All statutory assessments and fees applicable to each charge disposed, in	□ TBD: Hrg set for tion. Award and Payment Inf	☐ J/S with Formation (Form #06-60) must accompany Judgm	
All statutory assessments and fees applicable to each charge disposed, in judgment previously, are imposed and are to be added by the Clerk of the	□ TBD: Hrg set for tion. Award and Payment Information cluding indigent defense apple Court as a money award unl	□ J/S with Formation (Form #06-60) must accompany Judgm ication and contribution fees unpaid and not ente ess waived on this judgment.	ered as
All statutory assessments and fees applicable to each charge disposed, in judgment previously, are imposed and are to be added by the Clerk of th PAYMENT TERMS: Full payment of all financial obligations is due to	TBD: Hrg set for tion. Award and Payment Information and Info	□ J/S with Formation (Form #06-60) must accompany Judgm ication and contribution fees unpaid and not ente ess waived on this judgment.	ered as
All statutory assessments and fees applicable to each charge disposed, in judgment previously, are imposed and are to be added by the Clerk of th PAYMENT TERMS: Full payment of all financial obligations is due to court collections unit, probation officer, or post prison supervision officer.	☐ TBD: Hrg set for tion. Award and Payment Information and In	□ J/S with Formation (Form #06-60) must accompany Judgm ication and contribution fees unpaid and not ente ess waived on this judgment. It is judgment unless a payment plan is authorized be applied to financial obligations ordered in this	ered as
All statutory assessments and fees applicable to each charge disposed, in judgment previously, are imposed and are to be added by the Clerk of th PAYMENT TERMS: Full payment of all financial obligations is due to	☐ TBD: Hrg set for tion. Award and Payment Information and In	□ J/S with Formation (Form #06-60) must accompany Judgm ication and contribution fees unpaid and not ente ess waived on this judgment. It is judgment unless a payment plan is authorized be applied to financial obligations ordered in this	ered as
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All statutory assessments and fees applicable to each charge disposed, in judgment previously, are imposed and are to be added by the Clerk of the PAYMENT TERMS: Full payment of all financial obligations is due to court collections unit, probation officer, or post prison supervision office other circuit court case after satisfaction of any and all orders directing to Dated: 2-13-18 Judge (Signature)	TBD: Hrg set for tion. Award and Payment Information. Award and Payment Information. Award and Payment Information. Award and Payment Information. The security deposit shall the deposit be applied to o	ication and contribution fees unpaid and not ente ess waived on this judgment. his judgment unless a payment plan is authorized be applied to financial obligations ordered in this utstanding child support obligations.	ered as
All statutory assessments and fees applicable to each charge disposed, in judgment previously, are imposed and are to be added by the Clerk of th PAYMENT TERMS: Full payment of all financial obligations is due to court collections unit, probation officer, or post prison supervision office other circuit court case after satisfaction of any and all orders directing the satisfaction of the circuit court case after satisfaction of the circuit case after satisfaction case after	TBD: Hrg set for tion. Award and Payment Information. Award and Payment Information. Award and Payment Information. Award and Payment Information. The security deposit shall the deposit be applied to o	ication and contribution fees unpaid and not ente ess waived on this judgment. his judgment unless a payment plan is authorized be applied to financial obligations ordered in this utstanding child support obligations.	ered as