

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

STATE OF OREGON,

Plaintiff,

v.

JEREMIAH TAEATAFA MASOLI,

Defendant.

Case No. 20-10-05541

JUDGMENT
(Bench Probation)

THIS MATTER came before the Court for sentencing on March 12, 2010, the defendant having previously been charged with the crime of Burglary in the Second Degree (Count 1). The defendant has been found guilty of the crime of **Burglary in the Second Degree (Count 1)** by plea on March 12, 2010, and the Court has accepted such plea.

IT IS HEREBY ADJUDGED and entered that the defendant, Jeremiah Taeatafa Masoli, whose date of birth is August 24, 1988, is convicted of **Burglary in the Second Degree (Count 1)**. The defendant waived passage of two days before sentencing. This being the time fixed for sentencing, the State appeared through **Robert D. Lane**, Assistant District Attorney, and the defendant appeared personally and through counsel **John Kim**. Each party having been given the right to be heard, these proceedings having been reported by Eileen Sterns, Official Court Reporter, and the Court being fully advised;

IT IS HEREBY ORDERED that the Defendant shall pay to the Clerk of the Circuit Court the amounts set forth in the Money Award section which follows, and in the manner specified, which section is hereby made a part of this Judgment.

Count 1 -- Burglary in the Second Degree

IT IS FURTHER ORDERED that the defendant is sentenced to probation to the Court for the crime of Burglary in the Second Degree for a period of **12 months** subject to the terms and conditions set forth below and hereby made a part of this Judgment:

1. Defendant shall violate no law and shall report to the court **in writing** every citation or arrest on any new crime or major traffic offense within five days after citation or arrest. Correspondence should be mailed to: Lane County Circuit Court, 125 East 8th Avenue, Eugene, Oregon, 97401, and all correspondence should include the case number 20-10-05541.

2. Defendant shall keep the Court informed at all times **in writing** of any changes in name or residence address within five days. Correspondence should be mailed to: Lane County Circuit Court, 125 East 8th Avenue, Eugene, Oregon, 97401, and all correspondence should include the case number 20-10-05541.

3. Defendant shall pay the Money Award in full. If a payment schedule is specified in the Money Award, defendant must make payments according to that schedule. Payments should be mailed to: Lane County Circuit Court, 125 East 8th Avenue, Eugene, Oregon, 97401, and all correspondence should include the case number 20-10-05541.

4. Defendant shall perform **140 hours** of Community Service. Defendant shall report to Lane County Adult Corrections, 101 W. 5th Avenue, Eugene, Oregon, no later than 3:00 p.m. on **Friday, April 2, 2010**, to make arrangements for Community Service. All Community Service must be completed no later than November 12, 2010.

5. Defendant shall have no contact of any kind with Max Samuel Iantorno, Max Gimre Wolfard or the S. A. E. Fraternity.

IT IS FURTHER ORDERED that the conviction for **Burglary in the Second Degree (Count 1)** be treated as a misdemeanor at this time.

Thereupon the Court advised the defendant of the rights of appeal.

MONEY AWARD

Judgment Creditor: State of Oregon
Judgment Debtor: Jeremiah Taeatafa Masoli

Restitution has been ordered and shall be disbursed by the court clerk according to the Restitution Schedule. This obligation is joint and several with co-defendant(s): Garrett Tyler Embry, Case No. 20-10-05542.

Restitution (Count 1)	\$5200.00
Bench Probation Fee	\$100.00
Total Money Award	\$5300.00

Defendant shall pay the Money Award in full not later than March 22, 2010. Payments should be made in person or mailed to: Lane County Circuit Court, 125 East 8th Avenue, Eugene, Oregon, 97401. All correspondence should include the case number 20-10-05541.

Pursuant to ORS 1.202, a fee of not less than \$50 and not more than \$200 shall be added to any judgment in which the court gives the defendant a period of time to pay the financial obligation imposed. An additional collection fee will be imposed on all cases referred to a collection agency. Both fees will be imposed without further notice from the Court.

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.

Dated this 12th day of March, 2010.

Maurice K. Merten, Circuit Court Judge

Prepared by: D. L. Wescott