Docket No. WASCD-CR-2022-20121	County/Location				T AND COMMITMENT
	WASHINGTON	Male	Female	Date :	DOB 03/03/1984
State of Maine v. KAILIE BRACI	KETT	(	Residence: 51 KOLUSKAP PLEASANT PO		
Offense(s) charged: MURDER Class: M DOV: 04/21/2022	Seq #: 621 Title: 17-A / 201 /	1/A		Charge:1	Charged by: indictment information
Plea(s): Guilty Nolo	Not Guilty	_ Date of	f Violation(s): _	4/21/2	☐ complaint
Offense(s) convicted:  MURDER  Class: M DOV: 04/21/2022 Seq #	: 621 Title: 17-A / 201 / 1 / A			Charge: 1	Convicted on:  plea jury verdict court finding
It is adjudged that the defendant i	s guilty of the offenses as shown	ahove and co	nvicted		
	ioner of the Department of Correct  f		700700 100 E - 01 - 10 - 10 - 10 - 10 - 10 -		
This contains to be considered		41. \			
<del></del>	onsecutively to)(concurrently wi				
<del> </del>	ore;	at	(a	.m.)(p.m.)	-
□ Execution stayed to on or before to Defendant: Your sente during your commitment.  It is ordered that all (but) relates to the probation supervises for a term of	ore:	atatance about theand the defendance release	e location of the	.m.)(p.m.)  The facility where t	here you will be housed to confinement)(as it
Execution stayed to on or before Notice to Defendant: Your sente during your commitment.  It is ordered that all (but) relates to the probation supervised.	ore:	atatance about theond the defendance release	e location of the sentence (nt be placed on ons attached here)	.m.)(p.m.)  ae facility where the facility where the facility where facility where facility where facility is a period of the facility and incomplete the facility where facility is a period of the facility where facility is a period of the facility where facility where facility is a period of the facility where facility	here you will be housed to confinement)(as it

ve[I	t is ordered that the defendant forfeit and pay the sum of \$	5952.50	as restitution for
t.	he benefit of VICKIN (MYSINXIII)		8 1150 2 A)
Ē	Restitution is joint and several pursuant to 17-A M.R.S. § 132		§ 1132-2-A).
	Restitution is to be paid through the Office of the prosecuting Department of Corrections and/or any period of probation impoperatment of Corrections.	attorney, except that during any period of o	
	A separate order for income withholding has been entered pur Execution/payment stayed to pay in full by	suant to 17-A M.R.S. § 1326-B incorporate	ed by reference herein.
_	Installment payments ofto be made (weekly	· (biweekly) (monthly) or warrant to issue	
	Restitution is to be paid to the Department of Corrections on a	• • • • • • • • • • • • • • • • • • • •	ent.
	t is ordered pursuant to applicable statutes, that the defendant's m		
a	motor vehicle and right to apply for and obtain a license and/or ccordance with notice of suspension incorporated herein.		
□ I	t is ordered that the defendant perform hours hours (weeks) (months) for the benefit of	of court-approved community service work	within
	is ordered that the defendant pay \$bove named county. (up to \$80/Day) (17-A M.R.S. § 1341)	for each day served in the county ja	ail, to the treasurer of the
	Execution/payment stayed to pay in full by	or warrant to issue.	
	is ordered that the defendant shall participate in alcohol and other ffenders administered by the office of substance abuse. (29 M.R.		
	t is ordered that the defendant forfeit to the state the firearm used bove. (17-A M.R.S. § 1158)	by the defendant during the commission o	f the offense(s) shown
	t is ordered that the defendant is prohibited from owning, possess 393)	sing or having under the defendant's contro	l a firearm. (15 M.R.S.
	Other:		
	is ordered that the defendant be unconditionally discharged. (17	/-A M.R.S. § 1201)	TOTAL CONTROL OF THE STATE OF T
DNA	e defendant has been convicted of an applicable offense listed a sample drawn at any time following the commencement of any robation period as directed by the probation officer.		
DEFI	NING: IT IS A VIOLATION OF STATE LAW, AND MAY ENDANT TO OWN, POSSESS OR HAVE UNDER THEIR OF IN ENTERED AS PART OF THIS JUDGMENT OR ANY OT	CONTROL A FIREARM IF THAT PRO	
his au	further ordered that the clerk deliver a certified copy of this judge athorized representative and that the copy serve as the commitment ontained in the court record or in attachments hereto.		
All p	ending motions, other than motions relating to payment of fees a	nd bail are hereby declared mont (except_	)
A TRI	JE COPY, ATTEST:		Andrew APA.
	Clerk	Ziii	dge / Justice

	edge receipt of a copy of this JULGMENT AND COMMITMENT. I hereby					
acknowledge that the disclosure of my Social Security nur	mber on the Social Security Disclosure Form is mandatory under 36 M.R.S. §					
5276-A. My Social Security number will be used to facilitate the collection of any fine that has been imposed upon me in this action if						
that fine remains unpaid as of the time I am due a State of Maine income tax refund. My Social Security number also may be used to						
facilitate the collection of money I may owe the State of Maine as a result of having had an attorney appointed to represent me.						
Collection of any fine or reimbursement of money, which I owe to the State of Maine, will be accomplished by offsetting money I owe to						
the State against my State of Maine income tax refund.						
· ·	SS Number Disclosure Required on separate form.					
Date:	1-1000 K 0 -4-					
Date.	Defendant Mulle Worden					
	Address					