# 8/10/2023 10:23 AM 21CR09660

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3	IN THE CIRCUIT COURT OF THE STATE OF OREGON		
4	FOR THE COUNTY OF TILLAMOOK		
5	STATE OF OREGON Plaintiff	MOTION FOR ORDER	
6	vs.	TO SUPPLEMENT PENDING ORDER TO SHOW CAUSE	
7	TERESA JO STUEBGEN	(PROBATION VIOLATION)	
8	DOB: 06/29/60	Court No. 21CR09660	
9	Defendant,		
10			
11	The State of Oregon, by and through Aubrey M. Olson, District Attorney		
12	for Tillamook County, Oregon, moves the Court to supplement the allegations		
13	contained in the pending Probation Violation Show Cause signed by Judge Hil		
14	on June 28, 2023, with additional information in the following declaration.		
15	Dated: August 10, 2023	es Oc	
16		Aubrey M. Olson	
17		District Attorney OSB #181492	
18		aolson@co.tillamook.or.us	
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25	TILLAMOOK COUNTY DI	STRICT ATTORNEY	
26	201 Laurel Avenue Tillamook OREGON 97141 (503) 842-3410 FAX (503) 842-1802		

1	IN THE CIRCUIT COURT OF THE STATE OF OREGON		
2	FOR THE COUNT	Y OF TILLAMOOK	
3	STATE OF OREGON		
4	Plaintiff	DECLARATION IN SUPPORT OF MOTION FOR ORDER TO	
5	vs.	SUPPLEMENT PENDING ORDER TO SHOW CAUSE	
6	TERESA JO STUEBGEN	(PROBATION VIOLATION)	
7	DOB: 06/29/60 Defendant,	Court No. 21CR09660	
8		.1 0.11	
9	I, Aubrey M. Olson, hereby declare the following:		
10	I am the District Attorney for Tillamook County, State of Oregon. I have		
11	read and am familiar with the file maintained by our office relating to the		
12	above-entitled matter and unless otherwise noted, this declaration is based		
13	on information from that source.		
14	On August 10, 2023, this office	received a violation report from Dep.	
15	Tim Weber, P&P, indicating defendant has violated the conditions of		
16	probation by:		
17			
18	1) Possession and consumption of alcohol;		
19	2) Failure to submit to a breat	h test at the direction of supervising	
20	officer.		
21	A copy of said report is attached	and incorporated by reference.	
22			
23			
24	///		
25		DISTRICT ATTORNEY	
26	201 Laurel Avenue Tillamook OREGON 97141 (503) 842-3410 FAX (503) 842-1802		

1	Wherefore, I have probable cause to believe the defendant is in violation of		
2	probation and pray the Court sign the Order to supplement the pending Show		
3	Cause.		
4			
5	I HEREBY DECLARE THAT THE ABOVE STATEMENT IS TRUE TO THE BEST		
6	OF MY KNOWLEDGE AND BELIEF, AND THAT I UNDERSTAND IT IS MADE		
7			
8	FOR USE AS EVIDENCE IN COURT AND IS SUBJECT TO PENALTY FOR		
9	PERJURY.		
10	Dated: August 10, 2023		
11	Aubrey M. Olson		
12	District Attorney OSB #181492		
13 14	aolson@co.tillamook.or.us		
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25	TILLAMOOK COUNTY DISTRICT ATTORNEY		
26	201 Laurel Avenue Tillamook OREGON 97141 (503) 842-3410 FAX (503) 842-1802		



# TILLAMOOK COUNTY SHERIFF'S OFFICE

## CONSERVATORS OF THE PEACE

Sheriff Joshua Brown

# **Violation Report**

Date: 8/9/2023

Docket: 21CR09660/01

Judge: Hill

Name: Stuebgen, Teresa Jo

Address:

XPR Date: 05/21/2025

Offense: DRIV INTOX

DOB: 06/29/1960

SID: 24127504

# **ALLEGATIONS:**

- 1. Stuebgen is in violation of Court Special Condition: Not consume or possess nor attempt to consume or possess alcohol. May possess, but not consume, alcohol, if possession is required by employment and have written approval by the supervising probation officer.
- 2. Stuebgen is in violation of Court Special Condition: Submit to blood, breath, saliva, or urine tests, at the defendant's expense, at the direction of supervising probation officer having reasonable grounds to determine compliance with conditions of probation

### **SUBSTANTIATION:**

On 08/09/2023 Stuebgen was arrested on her PV Warrant dated 06/29/2023. When Stuebgen was brought into the jail the booking deputy could smell an odor of alcohol coming from her. Stuebgen was directed to provide a breath sample per me, and she refused. The booking deputy said she put the mouthpiece in her mouth and then pretended to blow but she was not blowing hard enough and did not provide a sample.

#### **CONFORMANCE:**

Stuebgen has no conformance to report. Stuebgen failed her diversion and on 05/22/2023 she was placed on formal probation and directed to report to our office by 4:00 PM the next business day. Steuebgen never reported to our office as directed by the courts.

## **ACTION RECOMMENDED:**

Stuebgen is not amenable to probation, and I respectfully ask that her probation be revoked.

Respectfully Submitted,

Tim Weber

Parole & Probation Officer

Lt. Ahnie Seaholm

Supervisor

PO Tim Weber / 292

**DPSST #40608** 

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503-842-2561

tillamooksheriff.com