

IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR MULTNOMAH COUNTY

STATE OF OREGON,

Plaintiff,

Court Nbr

75CR16046

vs.

DA Nbr 051-1093297

JESSE ST MARIE
DOB: 06/18/1998
SID: 19327834
FBI: 688668ND5

Crime Report
Washington County Sheriff's Office: 50 25-3033
Gresham Police Department: 41 25-5628

Defendant.

D.O. Docket

Indictment

FILED
MAR 21 2025
CIRCUIT COURT
MULTNOMAH COUNTY, OREGON

The above-named defendant is accused by the Grand Jury of the County of Multnomah, State of Oregon, by this Court of the crimes committed as follows:

COUNT 1

FELONY STRANGULATION CONSTITUTING DOMESTIC VIOLENCE, ORS 163.187(4), a Class C Felony

The defendant, JESSE ST MARIE, on or about February 9, 2025, in Multnomah County, Oregon, did unlawfully and knowingly impede the normal breathing and blood circulation of KATHRINE BAILEY by applying pressure on the throat and neck of KATHRINE BAILEY, and at the time of the commission of the offense, KATHRINE BAILEY was a family or household member, as defined in ORS 135.230, of the defendant, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

The state further alleges that this act constitutes a crime of domestic violence.

COUNT 2

ASSAULT IN THE FOURTH DEGREE CONSTITUTING DOMESTIC VIOLENCE, ORS 163.160(2), a Class A Misdemeanor

The defendant, JESSE ST MARIE, on or about February 9, 2025, in Multnomah County, Oregon, did unlawfully and intentionally, knowingly and recklessly cause physical injury to KATHRINE BAILEY, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

The state further alleges that this act constitutes a crime of domestic violence.

COUNT 3

COERCION CONSTITUTING DOMESTIC VIOLENCE, ORS 163.275, a Class C Felony

The defendant, JESSE ST MARIE, on or about February 24, 2025, in Multnomah County, Oregon, did unlawfully and knowingly compel and induce KATHRINE BAILEY to engage in conduct from which KATHRINE BAILEY had a legal right to abstain, by means of instilling in KATHRINE BAILEY a fear that if KATHRINE BAILEY refrained from the conduct compelled and induced, the defendant would unlawfully cause physical injury to KATHRINE BAILEY, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

The state further alleges that this act constitutes a crime of domestic violence.

COUNT 4

ASSAULT IN THE FOURTH DEGREE CONSTITUTING DOMESTIC VIOLENCE,

A Misdemeanor

25CR16046
IN
Indictment
18974783



Verified Correct Copy of Original 3/21/2025

Verified Correct Copy of Original 3/21/2025.

The defendant, **JESSE ST MARIE**, on or about February 24, 2025, in Multnomah County, Oregon, did unlawfully and intentionally, knowingly and recklessly cause physical injury to **KATHRINE BAILEY**, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

The state further alleges that this act constitutes a crime of domestic violence.

COUNT 5

ASSAULT IN THE FOURTH DEGREE CONSTITUTING DOMESTIC VIOLENCE, ORS 163.160(2), a Class A Misdemeanor

The defendant, **JESSE ST MARIE**, on or about February 24, 2025, in Multnomah County, Oregon, did unlawfully and intentionally, knowingly and recklessly cause physical injury to **KATHRINE BAILEY**, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

The state further alleges that this act constitutes a crime of domestic violence.

COUNT 6

MENACING CONSTITUTING DOMESTIC VIOLENCE, ORS 163.190, a Class A Misdemeanor

The defendant, **JESSE ST MARIE**, on or about February 24, 2025, in Multnomah County, Oregon, did unlawfully and intentionally attempt to place **KATHRINE BAILEY** in fear of imminent serious physical injury, contrary to statutes in such cases made and provide, and against the peace and dignity of the State of Oregon.

The state further alleges that this act constitutes a crime of domestic violence.

COUNT 7

THEFT IN THE SECOND DEGREE, ORS 164.045, a Class A Misdemeanor

The defendant, **JESSE ST MARIE**, on or about February 24, 2025, in Multnomah County, Oregon, did unlawfully and knowingly did commit theft of lawful currency of the United States of America, of the total value of one hundred dollars or more, the property of **KATHRINE BAILEY**, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

COUNT 8

HARASSMENT, ORS 166.065(3), a Class B Misdemeanor

The defendant, **JESSE ST MARIE**, on or about August 1, 2024 to August 31, 2024 in Multnomah County, Oregon, did unlawfully and intentionally harass and annoy **SERENITY SALLENG**, by subjecting **SERENITY SALLENG** to offensive physical contact, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

COUNT 9

HARASSMENT, ORS 166.065(3), a Class B Misdemeanor

Verified Correct Copy of Original 3/21/2025.

The defendant, **JESSE ST MARIE**, on or about August 1, 2024 to August 31, 2024 in Multnomah County, Oregon, did unlawfully and intentionally harass and annoy **SERENITY SALLENG**, by subjecting **SERENITY SALLENG** to offensive physical contact, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

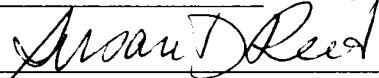
The counts in this charging instrument are part of the same act and transaction.
The counts in this charging instrument are of the same and similar character.

Dated at Portland, Oregon, in the county aforesaid, on March 21, 2025.


A TRUE BILL

Witnesses Examined Before the Grand Jury in person (unless noted)
Kathrine Bailey
Kayla Luken (By Simultaneous Television Transmission)
Serenity Salleng
Kurznel Wilson

Grand Jury Proceedings
on:
March 20, 2025


/s/ Susan D Reed
Foreperson of the Grand Jury

NATHAN VASQUEZ (014437)
District Attorney
Multnomah County, Oregon

By  Deputy

Fernanda Douglas, OSB# 203024
Deputy District Attorney