## IN THE COURT OF APPEALS OF THE STATE OF IDAHO

## **Docket No. 47416**

STATE OF IDAHO,	)
	) Filed: June 12, 2020
Plaintiff-Respondent,	)
	) Melanie Gagnepain, Clerk
v.	)
	) THIS IS AN UNPUBLISHED
BRANDON KEITH STEPHENSON,	) OPINION AND SHALL NOT
	) <b>BE CITED AS AUTHORITY</b>
Defendant-Appellant.	)
	)

Appeal from the District Court of the Fourth Judicial District, State of Idaho, Ada County. Hon. Samuel Hoagland, District Judge.

Judgment of conviction and unified sentence of seven years, with a minimum period of confinement of two years, for burglary, <u>affirmed</u>.

Eric D. Fredericksen, State Appellate Public Defender; Jason C. Pintler, Deputy Appellate Public Defender, Boise, for appellant.

Hon. Lawrence G. Wasden, Attorney General; Kenneth K. Jorgensen, Deputy Attorney General, Boise, for respondent.

Before HUSKEY, Chief Judge; GRATTON, Judge; and BRAILSFORD, Judge

## PER CURIAM

Brandon Keith Stephenson plead guilty to burglary, Idaho Code § 18-1401. The district court imposed a unified sentence of seven years, with a minimum period of confinement of two years, and retained jurisdiction. Stephenson appeals, contending that his sentence is excessive because the district court did not place him on probation.

Sentencing is a matter for the trial court's discretion. Both our standard of review and the factors to be considered in evaluating the reasonableness of the sentence are well established and need not be repeated here. *See State v. Hernandez*, 121 Idaho 114, 117-18, 822 P.2d 1011, 1014-15 (Ct. App. 1991); *State v. Lopez*, 106 Idaho 447, 449-51, 680 P.2d 869, 871-73 (Ct. App.

1984); *State v. Toohill*, 103 Idaho 565, 568, 650 P.2d 707, 710 (Ct. App. 1982). That discretion includes the trial court's decision regarding whether a defendant should be placed on probation and whether to retain jurisdiction. I.C. § 19-2601(3); *State v. Reber*, 138 Idaho 275, 278, 61 P.3d 632, 635 (Ct. App. 2002); *State v. Lee*, 117 Idaho 203, 205-06, 786 P.2d 596-97 (Ct. App. 1990). The record in this case shows that the district court properly considered the information before it and determined that probation was not appropriate. We hold that Stephenson has failed to show that the district court abused its discretion when imposing sentence.

Applying these standards, and having reviewed the record in this case, we cannot say that the district court abused its discretion. Therefore, Stephenson's judgment of conviction and sentence are affirmed.