NEVADA STATE BOARD OF MASSAGE THERAPY

AGENDA ACTION SHEET

TITLE: Application Review (Education and Administrative)

MEETING DATE: August 17-18, 2021

APPLICANT: Dulce M. De Ison **REVIEW UNDER:** NRS 640C.700

BACKGROUND INFORMATION:

ACTION:

Ms. De Ison's massage application is before you today for review that could not be approved administratively. Ms. De Ison was arrested on October 18, 2018 for DUI; December 18, 2011 for child neglect and contributing to delinquency of a minor; August 27, 2010 for battery/domestic violence; August 14, 2010 for DUI with accident and DUI – all by Las Vegas Metropolitan Police Department (LVMPD) and November 7, 2003 for Assault in 2nd degree by McCook Police Department (MCPD). Ms. De Ison is requesting to be granted a license under NRS 640C.580 and is before you today for review under NRS 640C.700.

☐ Approved ☐ Probation NRS 640C.700(2)(3)(9)	☐ Denied – NRS 640C.700(2)(3)(9) ☐ Tabled
PROBATION CONDITIONS: Per NRS 640C.710 Op	tions for Respondent:
A. Report all contact with law enforcement personnel within 48 hours after such contact occurs.	B. Refrain from providing outcall services.
C. Submit employment offers to the staff of the Board for review and approval.	D. Submit to a random drug test at respondent's expense.
E. Complete an ethics course of CEU hours within 90 calendar days of licensure.	F. Submit to the Board a complete set of Fingerprints bi-annually/annually at licensee's expense.
G. Take any other action that the Board deems appropriate	
Required for Respondent:	
Cooperate fully with Board staff to administrate term of probation.	Responsible for all administrative fees incurred by the Board as a result of their probation compliance
Attend Probation Orientation	Comply with all laws governing massage therapy
Notify any change in address, phone number, establishment or employment to the Board office within 10 calendar days per NAC.640C.085(3)	Take any combination of the actions set forth in paragraphs (a) through (g), inclusive.

Board Meeting Application review:

Summary of Dulce M. De Ison arrests/charges:

12/28/2018 - Incident reported to LVMPD in reference to stolen vehicle.

Received narrative from LVMPD. On December 28, 2018 at approximately 1430 hours, officers were dispatched to Peppermill for a possible domestic between a male and female. Upon arrival officers made contact with mole and female (De Ison). Upon arrival officers determines negative on a domestic incident but victim vehicle had been stolen. Victim gave De Ison permission to drive this vehicle but no one else. De Ison was having drinks with an unknown white male in a green sweater and the Peppermill this afternoon. At some point De Ison and the unknown male are cut off from drinking alcohol and she either gives the vehicle keys to the unknown mole or the unknown male took the keys. De Ison refused to answer any of the officer's questions and would not give us any of the unknown mole's information. De Ison was extremely intoxicated.

12/28/2018 – Incident reported to LVMPD in reference to a Battery.

Received narrative from LVMPD. On December 28, 2018 at approximately 1420 hours, officers were dispatched to an alleged family disturbance at the Peppermill in Las Vegas. The details of the call stated the victim, and her boyfriend were standing in the parking lot and the boyfriend had hit the victim. The victim was identified as Dulce M. De Ison. Upon arrival, I contacted De Ison. De Ison was very intoxicated with a very heavy odor of an unknown alcohol drink, interviewing her was very difficult due to her severely slurring her words and now answering my questions fully. That being said according to her, she was in the Peppermill having alcoholic drinks, when she called her boyfriend to pick her up due to someone stealing the keys to her vehicle while she was drinking. Once her boyfriend arrived, she told him the car was stolen, he then became very mad and grabbed her neck briefly then let go. Paramedics responded and cleared De Ison at the scene, in addition I did not observe any marks on her neck.

I read boyfriend his Miranda rights to which he responded "yeah". He stated De Ison was out drinking all night/day and would not answer her phone. Boyfriend states this is common for her, she works as a stripper and drinks while working then leaves work and drinks more at other places. De Ison had called boyfriend to pick her up from the Peppermill due to her being intoxicated. When he arrived, she told him that her car was stolen by someone inside the Peppermill, and they had already left. Thinking she might know who took it he kept asking her, and she kept saying she did not know. Boyfriend denied ever hitting or grabbing her.

Vide footage from the security cameras at Peppermill shows both parties outside of Peppermill as they both stated, however no one hit/grabbed anyone. It looks as if both parties are waiting outside for someone, both looked very calm and not upset. Due to security video footage showing no battery or anyone even attempting to battery anyone, no arrest was made. Due to De Ison claiming she was battered; a crime report was completed.

10/18/2018 - Arrested for DUI by LVMPD. Disposition on background indicates found guilty at trial.

Narrative from LVMPD was not received.

Disposition indicates a fine of \$685.00 with DUI school/victim impact panel with 40 hours of community service in lieu of fine, stay out of trouble and breath interlock device for 185 days. Case closed on 7/18/2019 after completion of all items.

1/30/2017 – Person of interest – not arrested for Malicious Destruction of property by LVMPD.

Narrative from LVMPD: on 1/30/2017 at approximately 0954 hours, victim XXXX came into NWAC to report the following. On 1/6/2017 and 1/28/2017 at approximately 0700 hours, XXX's ex-girlfriend D Ison, arrived at victims' home in Las Vegas. Dulce proceeded to become verbally abusive and threw my dishes and glasses all over the floor causing glass to go everywhere. She did eventually leave the premises. Then an 1/28/2017 Dulce called victim stating she was too drunk to drive home from her place of work (XXX Strip club at Tropicana). Victim went to pick up Dulce and she was intoxicated again While driving her home she threatened to jump out of the moving vehicle because she was upset victim would not get back together with her. After numerous stop and go incidents, victim was able to get her home but not until she grabbed victim's phone and threw it on the ground, causing it to be destroyed. Then kicked the side of his vehicle denting it and throwing blueberries on victim and his vehicle. Victim refused to press charges.

11/28/2015 – Victim of sexual assault/kidnapping/battery by strangulation.

12/18/2011 – Arrested for Child neglect and Contributing to delinquency/negl of minor by LVMPD. Disposition on background indicates a plea of guilty was entered. Disposition documents received from Edmonds, indicates a guilty plea was entered. Fines and/or fees of \$685.00 were assessed. Disposition on background report indicates charge was amended or reduced.

Narrative from LVMPD: A manager from Buffalo Wild Wings contacted police. He observed a female patron drinking alcohol with her child and an unknown male sitting in a booth. The manager observed the male patron leave, and saw female passed out at the table, while her son was still sitting at the booth. De-Ison was uncooperative with officers and extremely intoxicated. Due to passing out due to being intoxicated and unable to properly care for her child, she was arrested.

Disposition indicates issuance of probation for 2 years with a fine of \$2,000.00 with Alcohol Awareness classes, complete 16 hours of community service, refrain from the use, possession or control of any alcoholic beverage and stay out of trouble. She was granted honorable discharge from supervision.

5/11/2011 – Victim of Battery/Domestic violence with strangulation.

8/27/2010 – Arrested for Battery/Domestic Violence by LVMPD. Disposition on background indicates denied charges.

Disposition from court indicates charges were denied.

8/14/2010 – Arrested for DUI with accident and DUI by LVMPD. Disposition on background indicates found guilty at trial.

Disposition indicates a fine of \$585.00 with DUI school/victim impact panel with evaluation and AA meetings 2x a week for 3 months.

11/07/2003 – Arrested for Assault 2nd Degree by McCook Police Department. Disposition on background indicates amended charges or with fines/fess of \$75.00.

See attached written narrative received from McCook PD in reference to incident. No court disposition received from applicant.

Ms. De Ison had previous name of Damme in this report.

Prepared by Tereza Van Horn, Executive Assistant



Nevada State Board of Massage Therapy

1755 E. Plumb Lane, Sulte 252, Reno, NEVADA

Application: License Application Application Number: 0L21040710394		Fee: \$30.00
APPLICATION INSTRUCTIONS		
	s carefully before completing the application. If you have any questions about complete.	
hours?:	rogram of Massage Therapy with at least 5.	Yes ○ No
Section 1 : Personal Information		Alexander and
 No larger than 2" x 2", front view or Must be taken against a solid white We will NOT ACCEPT the photo if face. 		hing obstructing any portion of your
Last Name: DE ISON First Name: DULCE Middle Name: M.		
List all legal names previously or curr	ently being used by you:	
No record found.		
Mailing address:		
Street:		
City:	State: Zip:	
Residence address (if different than t	he mailing address) : [] Same as mail	ing address
Street:		
City:	State: Zip:	
Social Security Number :	Date of Birth :	O Mala O Famor
Place of Birth : Home/Cell Phone :	Gender:	Male Female
	nich address you would prefer to be pu	ıblic knowledge.

Do you want to be excluded from the public mailing list? (Select one - You will still receive Board

notifications) (a) Yes () No		ē t		
Section 2 : Child Suppor	t Information (Purs	uant to NRS 640C.430)		
Mark the appropriate res	ponse (failure to mark	one of the three will result in denia	l of your application):
I am NOT SUBJECT	to a court order for the	ne support of a child.		
☐ I am SUBJECT to a	court order for the su	pport of one or more children and a	m In compliance wi	th the order or
am in compliance v	with a plan approved b	y the district attorney or other publ	ic agency enforcing	the order for
the repayment of t	he amount pursuant to	o the order.		
☐ I am SUBJECT to a	court order for the su	pport of one or more children and a	m NOT in complian	ce with the order
or am NOT in comp	oliance with a plan app	roved by the district attorney or oth	ner public agency e	nforcing the
order for the repay	ment of the amount p	ursuant to the order.		
Section 3 : Previous Lice	ensure Information			
Previous Licensure: List all jurisdictions/state Integrationist. Check here if you have		ver been licensed as a Massage The	rapists, Reflexology	or Structural
		e checked "Sign off from Local jurisdiction	to fallow".	
Section 4 : Training and	Education			
Training: Contact registrar of your Massage Therapy. Diploma may be provided		t to have official transcripts mailed o	directly to the Neva	da State Board of
Name of School	City/State	Years from and to	Hours Comp	eted
AMO SCHOOL NV	LAS VEGAS	2020 - 2021	650	
Transcript(s)				
Document Name		User Defined Document Name		Document Link
OL210407103948-160286-Tr	ranscript.pdf	AMO SCHOOL-TRANSCP		Document Detail
Section 5 : National Exa	m			
Exam Taken	Wher	e Taken	Date Taken	
ITEC	LAS VE	GAS NV	03/27/2021	

S

Exam Taken	Where Taken		Date Taken
ITEC	LAS VEGAS NV	C	03/27/2021
National Exam Status : Pas Date Received : 05/	S 17/2021	Score Report Rec	celved 🕙
Document Name	User Defined Docur	ment Name	Document Status
OL210407103948-164379- ScoreReportCard.pdf		ITEC	Pass

Section 6: Application Screening Questions

Please review the information you provided on this page carefully before submitting. Once saved and submitted, this cannot be changed.

massage, reflexology or structural integration?
○ Yes (a) No
If yes, add the disciplinary actions below.
No record found.
2.Are you currently a party to any pending litigation related to the practice of massage therapy, reflexology or structural integration? If yes, please indicate whether you are a plaintiff or defendant and describe the nature of the litigation.
○ Yes No
3. Are you currently or have you ever been required to register as a Sex Offender? (Tier I, II or III)
○ Yes ⑥ No
If Yes, please explain in below textbox:
and a second of the second of
4. Have you been accused of, arrested for, engaged in or solicited sexual activity during the course of practicing massage, reflexology, or structural integration on a person, with or without the consent of the person, including, without limitation, if you were an applicant or holder of a license:
(a) Made sexual advances toward the person;(b) Requested sexual favors from the person; or(c) Massaged, touched or applied any instrument to the breasts of the person, unless the person had signed a written consent form provided by the Board;
○ Yes No
If yes, fill in the following with complete and accurate information for each accusation or arrest:
No record found.

Fingerprint Background Waiver

NOTICE OF NONCRIMINAL JUSTICE APPLICANT'S RIGHTS

As an applicant who is the subject of a Federal Bureau of Investigation (FBI) fingerprint-based criminal history record check for a noncriminal justice purpose you have certain rights which are discussed below.

- 1. You must be notified by the **Nevada State Board of Massage Therapy** that your fingerprints will be used to check the criminal history records of the FBI and the State of Nevada.
- 2. If you have a criminal history record, the officials making a determination of your suitability for the job, license or other benefit for which you are applying must provide you the opportunity to complete or challenge the accuracy of the information in the record. You may review and challenge the accuracy of any and all criminal history records which are returned to the submitting agency. The proper forms and procedures will be furnished to you by the Nevada Department of Public Safety, Records Bureau upon request. If you decide to challenge the accuracy or completeness of you FBI criminal history record, Title 28 of the Code of Federal Regulations Section 16.34 provides for the proper procedure to do so:
 - 16.34 Procedure to obtain change, correction or updating of identification records. If, after reviewing his/her identification record, the subject thereof believes that it is incorrect or incomplete in any respect and wishes changes, corrections or updating of the alleged deficiency, he/she should make application directly to the agency which contributed the questioned information. The subject of a record may also direct his/her challenge as to the accuracy or completeness of any entry on his/her record to the FBI, Criminal Justice Information Services (CJIS) Division, ATTN: SCU, Mod. D-2, 1000 Custer Hollow Road, Clarksburg, WV 26306. The FBI will then forward the challenge to the agency which submitted the data requesting that agency to verify or correct the challenged entry. Upon the receipt of an official communication directly from the agency which contributed

the original information, the FBI CJIS Division will make any changes necessary in accordance with the information supplied by that agency.

- 3. Based on 28 CFR § 50.12 (b), officials making such determinations should not deny the license or employment based on information in the record until the applicant has been afforded a reasonable time to correct or complete the record or has declined to do so.
- 4. You have the right to expect that officials receiving the results of the fingerprint-based criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of federal or state statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.
- 5. I hereby authorize Nevada State Board of Massage Therapy to submit a set of my fingerprints to the Nevada Department Public Safety, Records Bureau for the purpose of accessing and reviewing State of Nevada and FBI criminal history records that may pertain to me.
 - In giving this authorization, I expressly understand that the records may include information pertaining to notations of arrest, detainments, indictments, information or other charges for which the final court disposition is pending or is unknown to the above referenced agency. For records containing final court disposition information, I understand that the release may include information pertaining to dismissals, acquittals, convictions, sentences, correctional supervision information and information concerning the status of my parole or probation when applicable.
- 6. I hereby release from liability and promise to hold harmless under any and all causes of legal action, the State of Nevada, its officer(s), agent(s) and/or employee(s) who conducted my criminal history records search and provided information to the submitting agency for any statement(s), omission(s), or infringement(s) upon my current legal rights. I further release and promise to hold harmless and covenant not to sue any persons, firms, institutions or agencies providing such information to the State of Nevada on the basis of their disclosures, I have signed this release voluntarily and of my own free will.

A reproduction of this authorization for release of information by photocopy, facsimile or similar process, shall for all purposes be as valid as the original.

In consideration for processing my application I, the undersigned, whose name and signature voluntarily appears below; do hereby and irrevocably agree to the above.

Last Name: DE ISON

First Name: DULCE

Middle Name: MARIA

Street: City:

State:

Zip:

Date: 4/15/2021

Submitting Agency: Nevada State Board of Massage Therapy

Address: 1755 E. Plumb Ln. Suite 252,

Reno, NV 89502

VETERAN

The Nevada State Board of Massage Therapy is required by State Law to report veteran information annually. If this section applies to you, please complete the following information.

Have y	ou ever served in the military:	O Yes	(1)	No
Branch(es) of Service: (Check all that apply)				
	Army/Army Reserve			
	Marine Corps/Marine Corps Reserve	8		
	Navy/Navy Reserve			
	Air Force/Air Force Reserve			
	Coast Guard/Coast Guard Reserve			
	National Guard			
Military Occupation Speciality/Specialities:				

Date(s) of Service: From

As by Excutive Order 2014-20 all professional licensing board organized pursuant to the NRS shall collect the above data and provide the information to the Nevada Department of Veterans Services.

Affidavit of Applicant / Authorization of Release

I, DULCE DE ISON certify that I am the person described and identified in this application;

I have answered all the questions truthfully and completely, and any documents that I have provided in support of my application are, to the best of my knowledge, accurate.

I certify that I have not had any undisclosed disciplinary proceedings instituted against me relating to my license to practice massage, reflexology or structural integration and I have disclosed or have not been arrested or convicted, for any crime involving violence, prostitution or any other sexual offense.

I authorize all institutions or organizations, including educational institutions and organizations, employers (past and present), business and professional associations (past and present) and all governmental agencies and municipalities (local, state, federal and foreign) to release to the Nevada State Board of Massage Therapy any Information, files or records required by the Nevada State Board of Massage Therapy in connection with processing this application. I understand that furnishing false or misleading information or failing to furnish required information on this application may be cause for the denial, suspension or revocation of my license to practice massage therapy, structural integration or reflexology in the State of Nevada.

> Name: DULCE DE ISON Date: 4/15/2021

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and the state of the
Have you uploaded a current passport quality photo? Has our office received your Official School Transcripts, Certificate of Completion (diploma), National Exam Official Score Report and, if applicable, Certified Statement from other jurisdictions/states? (a) Yes () No
Have you uploaded a current copy of driver's license or identification card and social security card. Names must match on driver's license and social security card. If your license has expired since you submitted your application you must include a current legible copy? (a) Yes () No
Have you uploaded a current massage therapy license, reflexology license/certificate or structural integration license. If your current massage therapist license, reflexology license/certificate or structural integration license has expired since you submitted your application you must include a current legible copy? Or Yes No

- Please allow up to 4 weeks for processing your live scan fingerprints
- Please allow up to 6-8 weeks for processing fingerprint cards
- · Once you have submitted your completed application, please allow up to 15 business days for processing before inquiring about the status of your application.

Document Type	Document Name	User Defined
		Document Name
Score Report Card	OL210407103948-164379-ScoreReportCard.pdf	ITEC
Transcript	OL210407103948-160286-Transcript.pdf	AMO SCHOOL-TRANSCP
Certificate of Completion	OL210407103948-160285-Certificate-of-Completion.pdf	AMO SCHOOL-DIPL
Photo	13483-159802-DE ISON, DULCE.jpg	
Social Security Card	OL210407103447-158840-Social-Security-Card.pdf	
Government Issued ID Card	OL210407103447-158839-Government-Issued-ID-Card.pdf	

Application Fees

All fees are non-refundable.

Fee Detail(s)

Payment Detail(s)

Payment Method: Amount Paid:



AMO School NV

4001 S DECATUR BLVD # 24, LAS VEGAS NV 89103
TEL: 702-280-7599 EMAIL: INFO@AMOSCHOOL.COM
HTTP://WWW.AMONV.COM

Name: Dulce Maria De Ison

Student ID:AMP0810N17

CUM GPA: 3.0

Date of Birth:

Start Date: 08/10/2020

Graduation Date: 04/07/2021

Official Student Academic Transcript

Professional Massage Therapist Program 650 Hours 365 Hours Practicum 285 Hours Theory HRS **HRS SUBJECT** SUBJECT 75 10 1. Swedish 1. Health & Safety 75 2. Tuina Massage 2. Contraindications 16 3. Reflexology 15 3. Special Population 19 4. Traditional Chinese Medicine 20 4. Trigger Point 15 15 5. Neuro Muscular 5. Meridian 10 30 6. Anatomy & Physiology 105 6. Sport Massage 15 7. Myofascial Reflease 7. Kinesiology 20 15 40 8. Hydrotherapy 8. Pathology 9. Lymphatic Drainage 15 20 9. Professional Business 25 10. Chair Massage 15 10. Professional Ethics 80 11. Clinic B+Practicum GPA Theory GPA \mathbf{C} +

GPA: A 100-90%. B 89 - 80%. C 79 - 70%. D 69 - 65 F- Fail 64 - 0% T = Transfer

Instructor

APR 1 2 2021

RECEIVED

Director



NSBMT

MAY 1 7 2021

RECEIVED



Nevada State Board of Massage Therapy

1755 E. Plumb Lane Suite 252 Reno, NV 89502 Phone (775) 687-9955 Fax (775) 786-4264

Email: nvmassagebd@lmt.nv.gov
Website: http://massagetherapy.nv.gov

June 11, 2021

Dulce M. De-Ison

Re: DISPOSITION OF RECORD

Dear Ms. De-Ison,

In order to complete your application and obtain your Nevada State Board of massage therapy license, we need to have the following documents to continue processing your application;

- 1. A written narrative describing the incident(s), the circumstances that led up to the incident(s) and the outcome of the incident(s). Online printouts cannot be accepted.
- 2. Receipts for all fines or penalties showing that they have been paid. You will need to contact the court you attended or appeared at. Online printouts cannot be accepted.
- 3. Dispositions from the court(s) you appeared at regarding the attached highlighted arrest dates.
- 4. You must comply with Board Staff for all requested documents and the Board Staff will be making recommendations regarding your Application.

Please mail or fax the above documents to our office for review. Emailed documents cannot be accepted. Your background check will expire on 11/30/2021. Your massage license must be completed and issued by the above expiration date, or you will be required to fulfill another background check and be responsible for the additional \$85.00 fee.

If you have any questions regarding the attached criminal history, you can email us at nvmassagebd@lmt.nv.gov.

Sincerely,

Tereza Van Horn Executive Assistant

Enclosed

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decembre Enblecacion Unica geel una naugion que describe ortal sera las circumstancia llovaron encidentes : JUN 2 8 2021 de 15 ansi trinero que trabajo Industria rèca bara bode Sollera Sobreveviv como madre Con dos darles un techo manlener una nenera escuela rete (as) romeda 4 bara darles una mejor Colecación u anda del goberno recebel gralis , seempre trabaje: Fire como una Tenca un societ prevado Seel de domeda ? abandorio me hobia trabajado toda la nocke 120 en de bedament luco me accesara Vearno rabecles Cheld Neglet tode Leel musel Investo : Con todas Comble mes) regularile las Conse guencaces I live la escembre 6/4000

06/24/2 escréta de my propia esta cuta. Cometidos trato de Explicar Dut Letra secto mucha cella todavia) de tengo 109 reporto toabaja de mu 270 030 Employee Vancel Sel Entertelment Sugaro very toxic hox Ler 1240 was) Gerden COD OF eeva tersona 20 Una leslo Una Siembre Charteenloo Hou andar Humano Dex Horemo hora berdonen me me 200 LOOKJAVONT deser OLD F receber (Dottenedad NO 10 Wassace therabest. Everythens that es 020 Conse Buences Hoc 06 **NSBMT** Maria Sal sel Co JUN 2 8 2021 Dulco Worla 1)e Sore RECEIVED



Nevada State Board of Massage Therapy

1755 E. Plumb Lane Suite 252 Reno, NV 89502 Phone (775) 687-9955 Fax (775) 786-4264

Email: nvmassagebd@lmt.nv.gov
Website: http://massagetherapy.nv.gov

July 9, 2021

Dulce M. De Ison

Re: DISPOSITION OF RECORD

Dear Ms. De Ison,

In order to complete your application and obtain your Nevada State Board of massage therapy license, we need to have the following documents to continue processing your application;

- 1. A written narrative describing the incident(s), the circumstances that led up to the incident(s) and the outcome of the incident(s). Online printouts cannot be accepted. Narrative must be written in English or current statement must be translated and notarized.
- 2. Receipts for all fines or penalties showing that they have been paid. You will need to contact the court you attended or appeared at. Online printouts cannot be accepted.
- 3. Dispositions from the court(s) you appeared at regarding the attached highlighted arrest dates.
- 4. You must comply with Board Staff for all requested documents and the Board Staff will be making recommendations regarding your Application.

Please mail or fax the above documents to our office for review. Emailed documents cannot be accepted. Your background check will expire on 10/31/2021. Your massage license must be completed and issued by the above expiration date, or you will be required to fulfill another background check and be responsible for the additional \$85.00 fee.

If you have any questions regarding the attached criminal history, you can email us at nvmassagebd@lmt.nv.gov.

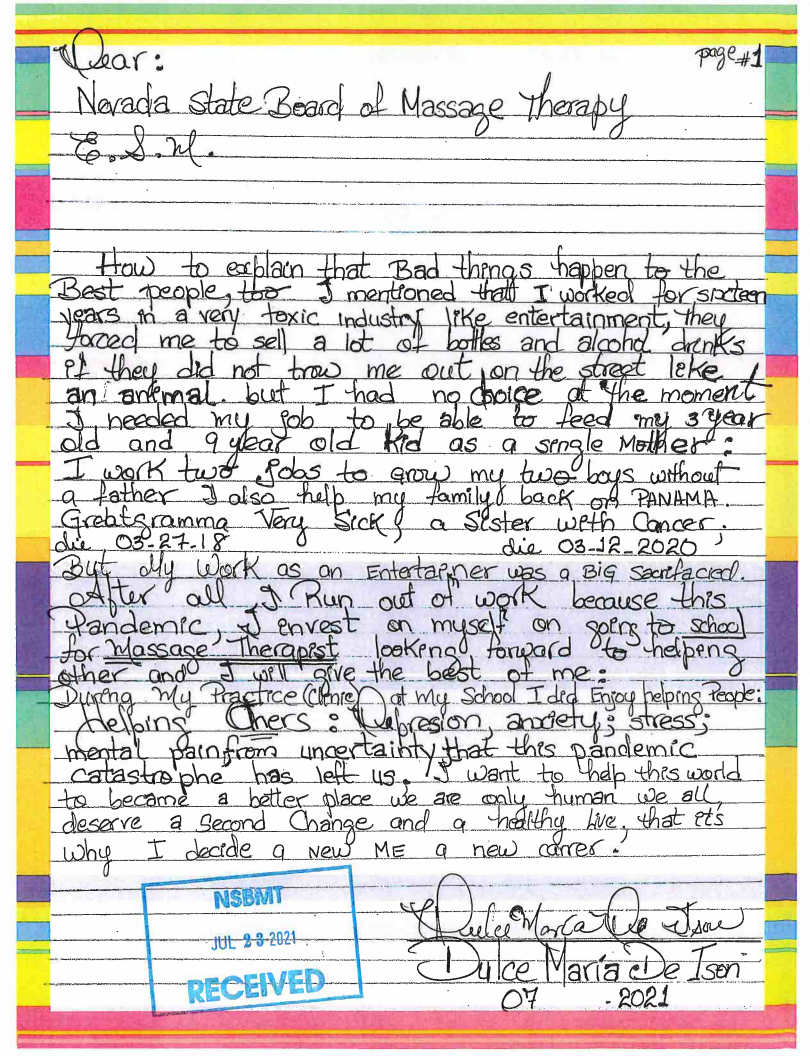
Sincerely

Tereza Van Horn
Executive Assistant

Enclosed

COPY

Please Note: It is a misdemeanor to practice or advertise Massage Therapy without a current valid NSBMT Massage License.



2018-10-18 have that describing for protecting an that the moderats popishement (he promess helly because that tered but ets over poor peop pose en this chaunstances. I pay all that consequences antines

III **2.3** 2021

2011 12 18

Cheld Neglect
It was like a nightmare in life (alive), I had worked twenty— two hours double shift, of the time I had a designated there driver who took me to pick my house Because I wanted to house Because I wanted us to cat driver abandoned us) to God People; I pay that ponishement never loose my ked custody I always have work har kirds they never need begain J que want that best

NSBMT #3 2010-08-27 BATT DOM VIOL DENTED I was trying to detend myself (selfselence) so as not to be raped and abused this happened to me in my own apartment after my driver followed me deep ento my apartment and I fest cornered, I pushed him to get away from me and called police for their But when Police appelated he accused me. It was very unfarr because I was that one who called for help. And the didn't appear on Court Obvious. because I was that Real Victim. and that Rest you guys know by that Court. Results. I left work after a long day I though I was good to drive because I had rested and I drenk offee but wasn't tean I had work en a ny toxic Industry this happen is yours or I pay my ponishement and consequences. was trying to Stop a Client from Drivens drunk but she blang to sofe _ 2021 Facy Poneturet

McCook Police Department Incident Narrative 2003006900.doc

On November 2, 2003, I, Officer Justin was on duty with the McCook Police Department in the City of McCook, County of Red Willow, State of Nebraska, wearing a badge and uniform and driving a marked patrol vehicle.

At 1:49 a.m. Sergeant Darling, Officer Fulgham and myself were dispatched to 908 East 2nd Street regarding a disturbance. Dispatch also advised that there was a female leaving the scene. When I arrived at the scene, Officer Fulgham was already there. I contacted the reporting party (RP), Charles , NE.

Mr. told me that there was a couple in the yard fighting. He then told me that they had just gone back inside and shut the porch light off. I got his contact information.

I then parked my vehicle. After I parked my vehicle, Officer Fulgham and myself approached the house. I then noticed that Sergeant Darling was also on scene. Sergeant Darling went to the south side of the house while Officer Fulgham stayed on the north side. I approached the front door. I rang the doorbell. When I rang the doorbell, I could see an adult male and female walking up the stairs. When they got to the top of the stairs, they shut the lights off. I rang the bell again, no response. I then knocked on the door and announced who I was. The male,

Damme, came to the door. When he opened the door, he invited me inside. I walked inside.

told me that his wife, Dulce and her friend, Sharon got into an argument, but everything was fine. I asked what the argument was about. Dulce told me that Sharon had been hitting on and that she was pissed. Dulce went on to tell me that she told Sharon to leave her house, but Sharon would not leave. told me that they went out to the bar and they had a few drinks. Dulce went on about Sharon being a teacher at St. Catherine's and that she teaches her son. We did not go any further in the house than the foyer. From what I could see of the house, there did not seem to be any damages nor any broken glass. I was told by Mr.? that there son, was also involved in the disturbance. Of what I could see of there did not seem to be any injuries. Everything seemed to be calmed down, so I left the house.

I then came down to the station. Sharon had come to the station with her two kids, Sergeant Darling and myself contacted Sharon out in the lobby. Sergeant Darling started talking with Sharon. Sharon did not want to speak of the incident in front of the children, so we all moved to the hallway while the kids stayed in the lobby. Sharon told us that Dulce hit herself and I with a beer bottle. There was an obvious bump on Sharon's forehead. At this time, Sergeant Darling went back out into the lobby and started talking with the kids. I stayed with Sharon in the hallway. Sharon was going 1 and how Dulce would not let her leave. After a few minutes, on about how Dulce had hit her and Sergeant Darling stepped back into the hallway. At this time, Sergeant Darling explained to Sharon that he did see the injuries that was done to and that he was going to issue a citation to Dulce. Sharon was concerned about giving a statement in the first place because of some custody issues vith her ex-husband. Sergeant Darling explained to Sharon that he was going to issue the citation with or without her statement. He explained the reasoning for this action. Sergeant Darling did give her the option of coming back the next day and give the statement, but she wanted to get it over with. I led Sharon and the kids down to the Sergeant's Office

McCook Police Department Incident Narrative 2003006900.doc

Sergeant Darling and myself began to interview Sharon and the kids. In the interest of time, Sergeant Darling told me to just take notes and we will type up a statement for Sharon to sign the next day. I did so (see attached Voluntary Statement).

After we had gotten all the necessary information, Sergeant Darling had me give Sharon and the kids a ride home. The pickup was secured in the police station parking lot.

On November 3, 2003, I received a call from Sharon. She explained that because of her current situation with the custody battle for with her ex-husband, that she did not wish to pursue criminal charges against Dulce. I told her that I would relay that to Sergeant Darling when he comes on duty. When I told Sergeant Darling this, he said that we should get everything together and give it to Chief Brown for his insight. I did that.

When Sergeant Darling came on duty later that night, Sergeant Darling showed me a note indicating Chief Brown's directives on this case. Sergeant Darling first called the RP, Charles . All he got was an answering machine. Sergeant Darling left a message for him to contact the station. As of 0310, 11/4/03, he has not called. Sergeant Darling then contacted Sharon and informed her of Chief Brown's directives. She came down to the station and we went over her statement. After all the corrections were made, she signed the statement (see attached Voluntary Statement). After she signed the statement, she told Sergeant Darling that the bruises on were more pronounced today. Sergeant Darling sent the digital camera with her so that she could take pictures of the bruising (see attached photos).

Justin McCook Police Department

Sergeant Kevin McCook Police Department

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11-09-03

On the date of the above incident I Sgt. Kevin was on duty wearing a badge and uniform and was driving a marked patrol unit. The following events took place within the City of McCook in the County of Red Willow. I had responded with Officer Pachner and Officer Fulgham to the initial call at 908 East 1st. While there dispatch advised that the other half of the dispute was at the station and wished to speak with an Officer. Once I determined that the situation was stable at the location I broke off and responded to the station.

I was joined shortly by Officer Pachner. We met with Sharon It was apparent that she had a large bump on the right side of her forehead. She began to tell us the story of the incident. She eventually advised that she was trying to get her boys to leave and she was carrying her youngest,

age 4, and her way out was blocked by Dulce Dame. There had been a problem with Dulce just prior to that, in that Dulce had taken the keys to Sharon's vehicle and wouldn't return them. Dulce had gotten very angry and began to throw beer bottles about the house breaking them. When Sharon tried to leave Dulce and her young son stood in front of the door and blocked there way. Dulce apparently locked the door so she wouldn't leave.

McCook Police Department Incident Narrative 2003006900.doc

Dulce stood in front of the door with a beer bottle held above her head in a threatening manner. She Sharon tried to get past her Dulce struck Sharon on the forehead with the bottle. Dulce then continued to swing the bottle at Sharon and struck on the back and shoulder. Sharon stated the Dulce was just out of control.

Sharon was eventually able to get past Dulce and got her kids to her vehicle. Dulce approached the vehicle and attempted to open the door. She then stood in front of the vehicle trying to prevent Sharon from leaving. Sharon was eventually able to get by and drove directly to the station.

While Officer Pachner stood by with Sharon I went into the lobby to speak with the boys, 4 and 13. I asked what happened. He told me that 's mom, Dulce, hit his mom with a bottle and then hit him, he thought a couple of times. I asked 1 if it hurt. He said it did. I asked if I could see where she hit him. helped get his shirt off. I noted a reddening mark and the beginning of bruising on his right should and the back of his upper arm. I also noted that there was a scuffing of the skin in the area. It was not like an abrasion from scuffing a knee on the pavement, what I believed it was, was the material of his shirt rubbing or scraping the area possibly at the point of impact.

I also asked what he remembered. He said he and and were down stairs and they heard a loud noise. They went upstairs and there was broken beer bottles around. He said his mom picked up and they were trying to leave and s's mom stood in front of the door and wouldn't let them. said she hit her mom with a beer bottle and was swinging it and hit. The husband grabbed s mom and they ran out and got in the truck and she came after them. She tried to open is door but he locked it. Then she stood in front of the truck. They finally got away from there.

I went back into the hall and told Sharon that there was enough probable cause from what I could see to go forward with a criminal case. I told her that I had enough to cite Dulce for 2nd Degree Assault at least. Sharon had been hesitant to make a complaint so I told her that I intended to go forward with or without her statement. She decided to get it done and out of the way. Her main concern was that she had been in a nasty custody battle with the boys father and didn't want him to challenge her again.

Officer Pachner took noted during her conversation. I should note that I could detect the odor of alcoholic beverage on her breath and Sharon admitted to drinking and shouldn't have driven but she felt she needed to protect her children and just get away. I told her because of the alcohol in her system I would take the information but I wanted to do a written statement tomorrow. I also took digital photos of both Sharon and

I received a phone call from Sharon the following day in which she indicated that she didn't want to proceed with a criminal complaint. I told her I would make note of it but the Chief and Detectives review the case file and it may be out of my hands.

I forwarded the information to Chief Brown. He felt that the child abuse investigation had to proceed. I provided as much information as I had available to Detective Kinne to follow up. I am aware that he did follow up interviews and eventually arrested Dulce for 2nd Degree Assault and Child Abuse. She eventually posted bond.

Detective Kinne left a request for the above information as I had not documented my conversation with the boys in my informational.

11-09-03

Sgt. Kevin

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McCook Police Department Incident Narrative 2003006900_1.doc

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On Tuesday, November 4, 2003, I was on duty and working as a Detective with the McCook Police Department. I arrived at work and found a case file in my mailbox. The file had been started by Officer Pachner who he requested assistance with a case. I reviewed the case and the reports of Officer Pachner and Sgt. Darling.

The reports indicated that at 01:49 AM on Sunday, 11-02-2003, a phone complaint was received at the McCook Police Department. The caller was identified as Charles Mr. reported a fight in the front yard of 908 East 2nd Street which involved 2 females and a male. Officers Pachner and Fulgham responded to the scene. Sgt. arrived shortly after they did. came into the station to report that she and her 4 year old At 01:55 AM on Sunday, 11-02-2003, Sharon reported that Dulce son had been hit by a beer bottle. Ms. had struck her in the forehead with a in the shoulder with a beer bottle. beer bottle and that Ms. struck her son Officer Pachner and Sgt. Darling conducted interviews and took photos of injuries using a digital camera. They each typed up narrative reports concerning the incident. These reports are attached hereto and made a part of

Officer Pachner also prepared a written statement based upon information provided by Sharon . This statement is attached hereto and made a part of this affidavit by this reference.

this affidavit by this reference.

After completing the review of the case I determined that additional interviews would be needed. I was able to on the phone and made arrangements to meet with her and her sons later during the speak with Sharon day. I met with Ms. at her residence at around 4:30 PM that afternoon. I spoke with Ms. the investigation. Ms. related to me that she had spoken with Ms. on Sunday morning and Ms. if she would agree to a controlled phone call apologized for hitting her and her son. I asked Ms. in which she would call Ms. and speak with her about the incident to see if Ms would again ... but Ms. make admissions. Ms. agreed to do this. Ms. placed a phone call to Ms. did not want to discuss the incident on the phone and asked Ms. to come to her business to talk called back to Ms. in person. This phone call was recorded on a digital recorder. Ms. times while I was at her home and these conversations were also recorded. The recordings were done again using a digital recorder by having Ms. hold the recorder up to the phone and the quality of the is difficult to understand on the recordings because she speaks quietly. recordings are poor. Ms.

I then conducted an interview with , the 4 year old son of Sharon I recorded this interview on the digital recorder. During this interview told me that he was hit in the arm by a beer bottle and his mom was hit on the forehead and her glasses were broken. I typed an interview report detailing my interview with and this interview report is attached hereto and made a part of this affidavit by this reference.

I also conducted an interview with the 13 year old son of Sharon. I recorded this interview on the digital recorder. During this interview, told me that he had heard yelling and saw broken beer bottles in the house but he did not see his mom or brother get hit. did tell me that he saw a large bump on the forehead of his mother. I typed an interview report detailing my interview with , and this interview report is attached hereto and made a part of this affidavit by this reference.

McCook Police Department Incident Narrative 2003006900 1.doc



told me I advised Ms. that the quality of the recordings from the digital recorder were poor. Ms. that she was willing to go to Ms. Damme's business and that she was willing to wear a recorder on her person if told me that she felt that she would be safe doing this. I decided to go ahead it would help the case. Ms. called Ms. Damme and told her that she would be down to see her in about 20 and do this and Ms. minutes at her business. We then went to the station where Ms. 3 put a transmitter and microphone on her person. I put the recorder and the scanner unit in my unmarked police car. I parked in the 100 block of West C Street and monitored the conversation between Ms. and Ms. Damme. During this conversation I clearly heard Ms. Damme admit to Ms. that she hit with a bottle, but that this was an accident. I also clearly heard Ms. Damme admit to Ms. that she hit Ms. in the head with a beer bottle and that she meant to hit Ms. of pushing her son and causing his foot to Ms. Damme also accused Ms. bleed.

Ms. met with Ms. Damme for a period of about 30 minutes. After completing this Ms. drove back to the station where I secured the cassette recording and the equipment. I later reviewed the cassette and the first half of the recording is there, but for a reason that I do not know of, part of the recording did not come across on the tape. I have not listened to the tape in its entirety to determine what all was recorded and what was not. In further examination of why the tape did not work I realized that this was a mistake that I had made. While monitoring the recording I was receiving an echo effect because I was listening to the conversation on both the scanner and the recorder. I wanted to correct this echo effect in my car so I turned down the volume on the recorder, when I should have turned down the volume on the scanner. Because of this action, when I turned down the volume on the recorder, I effectivly shut off the all conversation traveling to the recorder. I was still able to hear the conversation on the scanner, and I did clearly hear what was stated by Ms. Damme, that she claimed to have accidentally, hit and that she meant to hit Sharon.

Damme, the husband of Dulce. I explained to Mr. Damme As a further part of my investigation I met with that it was my current understanding that in certain criminal cases he could not be compelled to testify against his wife, but in matters of a child abuse investigation he could. I further explained to Mr. Damme that he did not have to speak with me at this time, but from my investigation, I had determined that he had attempted to play peacekeeper in the incident. Mr. Damme agreed to speak with me. We met at his home at around noon on Wednesday, 11-05-2003. Mr. Damme related to me that his opinion on the matter was that 2 drunken women got into a fight and one of the women was holding a 4 year old at the time. Mr. Damme related to me that he and his wife and Sharon and had gone out for the night and then went back to his home. Dulce had invited some people over from the bar and he told them to leave and they did. Dulce took Sharon's keys because Sharon had been drinking and Dulce did not want her to drive. Sharon and Dulce began to argue over this and as Sharon was holding her 4 year old son, she and Dulce began to fight. Mr. Damme told me that he did not actually see Dulce strike the 4 year old, but he did see Dulce holding a Budweiser beer in her hand and he did see Dulce swing the bottle more then one time in the direction of Sharon and the 4 year old. Mr. Damme provided me with a written statement regarding this incident. I hand wrote the statement as he dictated to me and he read and signed the statement offering no corrections. This statement is attached hereto and made a part of this affidavit by this reference.

As a further part of my investigation, I placed a phone call to Damme. I asked Ms. Damme if she would be willing to come down to the station to speak with me about this incident. She originally agreed to meet with me at 9:30 AM on Thursday, 11-06-2003. At around 9:30 AM on this date I received a phone call from Ron Mr. told me that Ms. Damme had spoken with him about the incident. Mr. asked me for whatever background I could provide him. I told Mr. that I was investigating a complaint that Ms.

McCook Police Department Incident Narrative 2003006900_1.doc

Damme had assaulted an adult female and a 4 year old male. I spoke with Mr. for a short time and he advised me that he would speak with Ms. Damme and they would let me know if she would speak with me or not. As of Friday, 11-07-2003, I have not heard back from Ms. Damme or Mr.

Based upon the report of the complaining party, based upon the visible injuries to both victims, the interviews completed and statements taken, I believe there is probable cause to charge Damme with 1 count of 2nd Degree Assault in violation of Nebraska Revises Statute 28-309, by intentionally or knowingly causing bodily injury to another person with a dangerous instrument, a Class IV Felony; and 1 count of Child Abuse in violation of Nebraska Revised Statute 28-707, by knowingly and intentional placing a minor child in a situation that endangered the child's health and did not result in a serious bodily injury, a Class IV Felony.

Detective Larry B. McCook Police Department



McCook Police Department Incident Narrative 2003006900_2.doc

On Friday, November 7, 2003, I was on duty and working as a Detective with the McCook Police Department. I had obtained an arrest warrant for Damme as part of this investigation. After ensuring that the warrant had been signed and issued by the judge, I contacted Officer and requested his assistance. I met with Officer Schmit and told him that I was going to execute this warrant and because I did not wear a uniform, I wanted him to come with me because he is a uniform officer. We both went to Ms. Damme's place of business, Super Nails, located on West C Street. I entered the business and observed Ms. Damme and another female in the business. I approached Ms. Damme, identified myself to her and asked her if I could speak with her privately. My intention was to explain to her, away from her customer, that the arrest warrant had been issued, so Ms. Damme could excuse herself from the customer, without the customer knowing what was going on. I was attempting to save Ms. Damme from as much embarrassment she might feel over this issue. I made my request of Ms. Damme to speak with her and she told me that I could not talk to her, that I had to talk to her attorney across the street. Ms. Damme walked toward the front counter. I then told Ms. Damme that I had obtained a warrant for her arrest for Felony Assault and Felony Child Abuse and I informed her that she was under arrest.

Ms. Damme asked me if I was serious and I told her that I was and that she needed to go with the uniform officer with me to the police station. The customer at this point asked if she should leave and I apologized to her for an inconvenience this was causing her. The customer then left. Ms. Damme asked if she could call her attorney and I told her that this was ok with me. Ms. Damme then called her attorney, Ron Mousel. Ms. Damme spoke on the phone and then handed the phone to me. I explained to Mr. Mousel that I had obtained the warrant and I had arrested Ms. Damme. Mr. Mousel expressed to me about his concerns that I was doing this and that this might hurt Ms. Damme's business. I told Mr. Mousel that I was only executing the warrant. Mr. Mousel then asked to speak with Ms. Damme again. After Ms. Damme finished with her phone conversation, she obtained her coat, shut off the lights to her business. She was placed into handcuffs by Officer Schmit, who handcuffed her in front of her body. I then locked the door to the business and Ms. Damme got into Officer Schmit's patrol car.

Officer Schmit transported Ms. Damme to the McCook Police Department where he completed the necessary arrest paperwork and fingerprints. I directed Officer Schmit to not ask Ms. Damme any questions concerning the arrest because she had invoke her right to counsel. I explained to Ms. Damme that she would not be questioned about the incident, but Officer Schmit would need basic identifying questions answered so he could fill out the arrest paperwork.

I received a phone call from Mr. Mousel at the station. He informed me that he had attempted to contact Ms. Damme's husband, but had not been able to do so. Mr. Mousel asked if an officer could go over to the house because the phone was busy. I told Mr. Mousel that I would ask a uniform officer to do this. I contacted Sgt. Joel Willers and asked him to contact

Damme about he arrest. Officer Willers did this.



McCook Police Department Incident Narrative 2003006900_2.doc

Ms. Damme was released on a \$500 cash bond and was given a court date of November 18, 2003 at 1:15 PM. I explained to Ms. Damme that it was not a condition of the bond not to contact the victims, but I told her that it would be a good idea to have no contact with the Ms. or her son.

Detective Larry McCook Police Department



McCook Police Department Incident Narrative 2003006900_6.doc

On December 17, 2004, I was on duty and working as a Detective with the McCook Police Department. I was Damme. Ms. Damme wanted to provide me with a statement regarding the incident in her contacted by home from November 2, 2003. Ms. Damme told me that she had gone to court and had plead no contest to the charges against her and she now wanted to make a counter complaint against Sharon has assaulted her and her son provided me with a written statement in which she indicated that Ms. Ms. Damme related to me that she had been trying to stop Ms. from driving by taking the keys from her pickup truck. Ms. Damme told me that Ms. began to search her person looking for the keys and Ms. kicked her in the hip, causing Ms. Damme to fall down. Ms. Damme told me that Ms. bottle of beer in her hand and her son in another hand, and she put her son down on the floor. Ms. Damme told me that the 4 year old son of Ms. began to fall backward so Ms. Damme reached out to stop the boy from falling and at this time Ms. struck her with the beer bottle on the back of the head. Ms. Damme also told me that Ms. struck her own son with the beer bottle as well. Ms. Damme further reported that at this time her husband came over to her and grabbed her by the arms and Ms. then punched her in the to the ground and kicked him, causing an injury to his knee. then shoved face again. Ms.

Ms. Damme provided me with medical reports from Dr. that indicated that did seek treatment and there was confirmation of the bruise to the left leg. Ms. Damme also provided me with a report from Dr. indicating that Ms. Damme seeked treatment for left elbow pain, right hip pain, and pain to the head.

I reviewed the case file and found the statement I had received from Damme, the husband of Damme. In his statement Mr. Damme reported that he moved out of the doorway where Sharon and his wife were arguing. Mr. Damme reported that he saw Sharon holding the 4 year old in her arms, and that he was not on the floor as Dulce reported. Mr. Damme further reported that Sharon did shove out of her way, that this was done with just enough force to move that did not fall down, and was not injured. I had conducted my interview with Mr. Damme on November 5, 2003, which was 3 days after the incident.

Based upon the inconsistencies in Ms. Damme's statement, and other interviews completed as part of this investigation, the report of Ms. Damme alleging Child Abuse on her son by Sharon is unfounded. This case is closed

I have also learned that Ms. Damme and her children have moved away from McCook to the Las Vegas area.

Detective Larry McCook Police Department



C5082421 J5082421-REPORT 2A PAGE: 30 04/11/2012

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 10M25152X

STATE VS: DAMME, DULCE MARIA

ID #: 02522823

AKA: DE-ISON, DULCE MARIA

DR NUMBER:

START DATE: 08/14/2010

ARRESTED BY: MARSH, WILLIAM R JR

ARREST DATE: 08/14/2010

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 08/14/2010

PROSECUTOR: ERIC BAUMAN

DISPO DATE: 04/11/2012

001 CHARGE: 484.3791 M DUI-ALCOHOL-1ST OFFENSE DISPOSITION: ----GUILTY---- DUI-ALCOHOL-1ST OFFENSE

SENTENCED: 04/11/2012

FINED: \$ 585 EXCUSED: \$ 0

JAIL TIME: MOS DAYS 2 HRS CONS/CONC: NOT APPLIC

CTS: MOS DAYS 002 HRS
COMM SERV: DAYS HRS MIN

RESTITUTION: \$ 0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 60

EDUCATION: DUI SCHOOL/VICTIM IMPACT PANEL

NONE

MAY DO 59HRS C/S IN LIEU OF FINE;

EVALUATION COMPLETED;

COURT ORDERED AA MTGS 2X A WEEK FOR 3/MOS

CITATION: 1008141296

PCN: 0025205481 SEQ: 001

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CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in Justice Court of Las Vegas Trawphip, in and for the County

By: Date: Deputy

JUSTICE OF THE PEACE - DEPT. 13

Date Printed: July 20, 2021



Las Vegas Municipal Court 100 E.Clark Ave P.O. Box 3920 Las Vegas, Nevada 89127 38-COURT (702-382-6878)



THE CITY OF LAS VEGAS, Violation Code: 5018 Violation Description: BATTERY/DOMESTIC VIOLENCE Plaintiff, Violation Date: 8/27/2010 VS. Case No.: C1024474A History No.: 1100966 DAMME, DULCE MARIA Amended Code: Amended Description: Defendant JUDGMENT

17027960913

Complaint:	Disposition: Denied	inding:	Disposition Date	: 10/27/2010
Date	Proceedings	Purpose	Court Date/Time	Dept.
8/27/2010	Arrest/Case Created			-
8/27/2010	Allocated to Department: 6			
8/27/2010	Bail Due: \$3115			
8/27/2010	Initial Court Date	PC	8/28/10 12:00 pm	6
8/27/2010	Case Edit: Violation Location City set.		0.20110 12100 pm	Ü
8/28/2010	Continued	AR	10/2 7 /10 1:00 pm	6
8/28/2010	Bond posted: #AA10833308, Amount: \$3115 (Azteo Bail Bonds)			
8/28/2010	BOND FEE Due \$40			
8/28/2010	Paid \$40 (10-LEST-8-008383)			
8/28/2010	BOND FEE Paid \$40			1
8/28/2010	Released		8	27/10
10/27/2010	Private Attorney SKUPA, WILLIAM Bar# 1978			
10/27/2010	Bond Management: Bond Exonerated. (\$3115, #AA108333	08)	ilea	
10/27/2010	Charge Denied	<u>·</u>		
10/27/2010	Case Closed			



I HEREBY CERTIFY that this a full, true and correct copy of the udgement disposition made action. made and entered

Electronically Filed 09/24/2013 12:18:42 PM

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CLERK OF THE COURT

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DISTRICT COURT CLARK COUNTY, NEVADA

STATE OF NEVADA

VS

DULCE DE-ISON

CASE NO.: C-12-286136-1

DEPARTMENT 24

CRIMINAL ORDER TO STATISTICALLY CLOSE CASE

Upon review of this matter and good cause appearing,

IT IS HEREBY ORDERED that the Clerk of the Court is hereby directed to statistically close this case for the following reason:

DISPOSITIONS:

Nolle Prosequi (before trial)
Dismissed (after diversion)
Dismissed (before trial)

Guilty Plea with Sentence (before trial) Transferred (before/during trial)

Bench (Non-Jury) Trial

Dismissed (during trial)
Acquittal

Guilty Plea with Sentence (during trial)
Conviction

Jury Trial

Dismissed (during trial)

Acquittal

Guilty Plea with Sentence (during trial)
Conviction

Other Manner of Disposition

DATED this 17th day of September, 2013

CERTIFIED COPY DOCUMENT ATTACHED IS A TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE

CLERK OF THE COURT

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12/18/2011

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JAMÉS BIXLER DISTRICT COURT JUDGE

1	Code 3400		
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6	IN THE EIGHTH JUDICIAL DISTE	RICT COURT OF THE STATE OF NEVADA	
7		F COUNTY OF CLARK Electronically Filed	
8		09/30/2014 01:28:07 PM	
9	THE STATE OF NEVADA,	Alun to Elinin	
10	Plaintiff) CLERK OF THE COURT	
11	vs.) Case No. C-12-286136-1	
12	DE-ISON, DULCE) Department No. 24	
13	Defendant)	
14		RABLY DISCHARGING PROBATIONER	
15	To the Honorable Judge JAMES BIXLER, of the Eighth Judicial District Court of the State of Nevada, in and for		
16	the County of Clark, the Undersigned Chief Probation Officer for the State of Nevada now reports as follows		
17	concerning the above Defendant: Said Defendant was placed on probation by order of the Court for a term of NTE 2 years,		
18	said Order being dated the 1 of August, 2013. Said Probationer has complied with all of the conditions of		
19	probation, while under supervision in the State of Nevada.		
20	THEREFORE, the undersigned recommends that said Probationer receive an honorable discharge and released from		
21	further supervision.		
23	Pursuant to NRS 239B.030, the undersigned here	by affirms this document does not contain the social security	
24	number of any person.		
25		101	
26	Dated this day ofSEP 2 4 2014	X VITA	
27	CERTIFIED COPY	Natale A. Wood, Chief Parole and Probation Officer	
28	DOCUMENT ATTACHED IS A TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE	To Transfer Farole and Propation Officer	
11	Stone & Column	,	
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	Offiliam & TABLE	JUN 2 8 2021	
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ORDER HONORABLY DISCHARGING PROBATIONER

It appearing that the above-named Defendant was heretofore placed on probation under the authority of the Chief Parole and Probation Officer of the State of Nevada, and it further appearing from the petition of said Probation Officer that the period of such probation expire upon Judge's signature.

IT IS HEREBY ORDERED that said Probationer be, and is hereby granted an honorable discharge from supervision and from any obligation respecting the conditions of said probation, having complied with all conditions of said probation previously imposed by this court.

Dated this ____ day of ___SEP 2,4 2014

JAMES BIXLER, District Judge

NSBMT

JUN 2 8 2021



DISCHARGE REQUEST Date Prepared: September 19, 2014

To the Honorable Judge James Bixler

Eighth Judicial District Court

Department XXIV Clark County, Nevada Command:

Southern

File No.:

V14-0639

Criminal Case No.:

C-12-286136-1

Supervision Grant:

08-01-2013

Expiration:

08-01-2015

Adjusted Expiration:

11-14-2014

Name:

De-Ison, Dulce

Address:

203 Lenape Hights

Las Vegas, NV 89148

Offense:

Child Neglect or Endangerment (GM)

Sentence:

\$25 Administrative Assessment Fee, submit to DNA testing and pay \$150 DNA Analysis Fee. 12

months in the Clark County Detention Center, suspended; Probation not to exceed 2 years.

Employment

Employer:

Glitter Gulch Cabaret

Address:

111 1st Street, Las Vegas, NV

Special conditions:

1. Complete an Alcohol Awareness class through LRS Systems (Completed as on 10/2/13).

2. Complete 16 hours of community service work each month during the term of probation not to exceed the provisions of NRS 176.087 unless employed full time or attending school full time (Compliant- employed full time).

3. Refrain from the use, possession or control of any alcoholic beverages (Compliant, no known violations).

4. Stay out-of-trouble (Compliant).

Fees/Fine: \$30 monthly/\$175

Balance: \$0/\$0

Type of Discharge: Honorable Discharge

Recommendation: Ms. De-Ison has fulfilled the conditions of her supervisor satisfactorily. Therefore, the Division

recommends she be granted an Honorable Discharge from supervision.

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NAME: De-Ison, Dulce FILE #: V14-0639

PAGE 2

Pursuant to NRS 239B.030, the undersigned hereby affirms this document does not contain the social security number of any person.

Officer:

C. Hawkes, DPS Officer

Division of Parole and Probation Southern Command, Las Vegas, NV

Print name if other than above

1003316334_V14-0639_DS ~Discharge Request-GM.doc

Approved:

K. Stewart, DPS Sergeant

Division of Parole and Probation Southern Command, Las Vegas, NV

Print name if other than above

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CRIMINAL

CASE SUMMARY CASE NO. 11F21696X

8080000

State of Nevada vs Damme, Dulce Maria

Location: JC Department 2
Judicial Officer: Sciscento, Joseph S.
Filed on: 12/20/2011

Appear by: 12/11/2012
District Court C Case C286136

Number:

District Court Case Number: C-12-286136-1 ITAG Booking Number: 1100075839

ITAG Case ID: 1332302

Metro Event Number: 1112182115

Odyssey Case ID: 10181265

CASE INFORMATION

Offense Statute Deg Date Case Type: Gross Misdemeanor

Jurisdiction: Las Vegas Justice Court

001. CHILD NEGLECT 200.508

PCN: 0025315515 Sequence: 001 ACN: 1112182115

Arrest: 12/18/2011

Statistical Closures

12/11/2012 JC USJR Fix

te Deg Date Case 1 ypc. Gross inisdemeand

12/18/2011

Case 12/11/2012 Bound Over to

Status: District Court

Case Flags: Scope ID

District Court Arraignment

Date

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number Court Date Assigned Judicial Officer 11F21696X JC Department 2 12/18/2011 Sciscento, Joseph S.

PARTY INFORMATION

State of Nevada

State of Nevada

Defendant

Damme, Dulce Maria

Lead Attorneys

Skupa, William S., ESQ Retained

702-385-2558(W)

DATE	EVENTS & ORDERS OF THE COURT		INDEX	
12/11/2012	Disposition (Judicial Officer: Sciscento, Joseph S.) 001. CHILD NEGLECT Waiver of Preliminary Hearing - Bound Over to District Court PCN: 0025315515 Sequence: 001			
12/18/2011	Financial Affidavit			
12/19/2011	COMPLETED BY AEG MinuteCode1: COMPLETED BY AEG MinuteCode3: COMPLETED BY AEG		NSBMT	
12/20/2011	48 Hour Probable Cause Review (8:00 AM) (Judicial Officer: Sciscento, Joseph S.		JUN 2 8 2021	
12/20/2011	Custody Status Slip (No Custody Change)	RE	CEIVED	
12/20/2011	Probable Cause Arrest Documents	* * * * * * * * * * * * * * * * * * *		

CRIMINAL

CASE SUMMARY CASE NO. 11F21696X

		CASE NO. 11F21696X	
i ^{pe}	12/20/2011	Minute Order	
	12/20/2011	Criminal Complaint	
	12/20/2011	TRANSFERRED TO JC TRANSFERRED TO JC	
	12/20/2011	RECEIVED FROM DA RECEIVED FROM DA	
	12/20/2011	48 HOUR - PROBABLE CAUSE FOUND (Judicial Officer: Sciscento, Joseph S.) 48 HOUR HEARING	
	12/20/2011	COMPLETED BY JI MinuteCode1: COMPLETED BY JI MinuteCode3: COMPLETED BY JI	
	12/20/2011	CTRACK Track Assignment JC02	
	12/21/2011	72 Hour Hearing (8:00 AM) (Judicial Officer: Sciscento, Joseph S.)	
	12/21/2011	Custody Status Slip (No Custody Change)	
	12/21/2011	Assignment	
	12/21/2011	Bail Receipt	
	12/21/2011	JCON Accounting Detail Rcpt #: 09996584 Deft Name: DAMME, DULCE Payer Name: CARY DAMME Deft ID: 02522823 Fund: 500 Payment Type: CRE Location: ITK Case #: 11F21696X	Instrument# 09996584
	12/21/2011	ARRAIGNMENT COMPLETED (Judicial Officer: Sciscento, Joseph S.) 72H HEARING P/C	
	12/22/2011	Waiver of Extradition After Admission to Bail	
	01/03/2012	Preliminary Hearing (8:00 AM) (Judicial Officer: Sciscento, Joseph S.)	
	01/03/2012	CONTINUE TO CONFIRM ATTORNEY (Judicial Officer: Sciscento, Joseph S.) **PRELIM HEARING**	
	04/18/2012	Preliminary Hearing (8:00 AM) (Judicial Officer: Sciscento, Joseph S.)	
	04/18/2012	P/H DATE RESET (Judicial Officer: Sciscento, Joseph S.) **PRELIM HEARING**	PAT
	08/09/2012	Preliminary Hearing (8:00 AM) (Judicial Officer: Sciscento, Joseph S.)	BMT
	08/09/2012	P/H DATE RESET (Judicial Officer: Sciscento, Joseph S.) **PRELIM HEARING** JUN **PRELIM HEARING**	2 8 2021
	12/11/2012	Preliminary Hearing (9:00 AM) (Judicial Officer: Sciscento, Joseph S.) \$2,000 cash bond	EIVED
	12/11/2012	Certificate, Bindover and Order to Appear (Judicial Officer: Sciscento, Joseph S.)	

CRIMINAL

CASE SUMMARY CASE NO. 11F21696X

12/11/2012	Unconditional Bind Over to District Court (Judicial Officer: Sciscento, Joseph S.) Defendant unconditionally waives right to Preliminary Hearing. Defendant Bound Over to District Court as Charged. Defendant to Appear in the Lower Level Arraignment Courtroom A. Charges: 001		
12/11/2012	District Court Appearance Date Set (Judicial Officer: Sciscento, Joseph S.) January 7, 2013 1:30 pm - \$2,000 Cash Bail		
12/11/2012	Case Closed - Bound Over (Judicial Officer: Sciscento, Joseph S.)		
12/11/2012	Minute Order - Department 02 (Judicial Officer: Sciscento, Joseph S.)		
12/11/2012	2 Certificate, Bindover and Order to Appear WITH COMITTMENT AND ORDER		
12/13/2012 Bind Over Receipt Cash Bail of \$2000 posted by Damme, Carycheck #30840			
DATE FINANCIAL INFORMATION		INFORMATION	
	Defendant Damme, Dulce Maria Total Charges Total Payments and Credits Balance Due as of 6/24/2021		2,000.00 2,000.00 0.00
12/11/2012 12/11/2012	Charge Adjustment	Defendant Damme, Dulce Maria Defendant Damme, Dulce Maria	2,000.00 (2,000.00)



Defendant Deison, Dulce Maria

Registry Payment

Adjustment

Cash Bail - Criminal Balance as of 6/24/2021

CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in Justice Court of Las Vegas Township, in and for the County of Clary Spare of Nevada

Date:

0.00

2,000.00 (2,000.00)

Electronically Filed 09/09/2013 02:57:13 PM

Own D. Com 1 JOC STEVEN B. WOLFSON 2 Clark County District Attorney CLERK OF THE COURT Nevada Bar #001565 3 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 4 Attorney for Plaintiff 5 6 DISTRICT COURT CLARK COUNTY, NEVADA 7 8 THE STATE OF NEVADA. 9 Plaintiff. 10 CASE NO: -VS-C-12-286136-1 11 DEPT NO: DULCE MARIA DE-ISON, aka, XXIV Dulce Maria Damme, #2522823 12 Defendant. 13 14 JUDGMENT OF CONVICTION (PLEA OF GUILTY) 15 16 The Defendant previously appeared before the Court with counsel and entered a plea 17 of guilty to the crime(s) of CHILD NEGLECT OR ENDANGERMENT (Gross Misdemeanor), in violation of NRS 200.508(2); thereafter, on the 1st day of August, 2013, 18 19 the Defendant was present in court for sentencing with her counsel, WILLIAM S. SKUPA, 20 ESQ, and good cause appearing. 21 THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense(s) and, in 22 addition to the \$25.00 Administrative Assessment Fee, \$150.00 DNA Analysis fee including 23 submission to testing to determine genetic markers and/or secretor status, the Defendant is 24 sentenced as follows: to Clark County Detention Center (CCDC) for TWELVE (12) 25 MONTHS, SUSPENDED; placed on Probation for an indeterminate period not to exceed 26 TWO (2) YEARS. CONDITIONS: 27 ///

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1/ Complete an Alcohol Awareness class through LRS Systems.

2/ Complete 16 hours of community service work each month during the term of probation not to exceed the provisions of NRS 176.087, unless employed full time or attending school full time.

DISTRIC

3/ Refrain from the use, possession or control of any alcoholic beverages.

4/ Stay out-of-trouble.

11F21696X: ckb/

Deft directed to report to P & P within 48 hours of leaving court.

BOND, if any, EXONERATED.

DATED this _____ day of August, 2013.



THE ORIGINAL ON FILE

C5082421 J5082421-REPORT 2A PAGE: 226 06/18/2019

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY REGIONAL JUSTICE CENTER 200 LEWIS AVENUE LAS VEGAS, NEVADA 89101 COURT 128 DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 18M23415X

STATE VS: DEISON, DULCE MARIA

ID #: 02522823

AKA: DE ISON, DULCE MARIA

DR NUMBER: 181001561

START DATE: 10/18/2018

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 10/18/2018

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 10/18/2018

PROSECUTOR: MICHAEL GILES

DISPO DATE: 06/10/2019

CHARGE: 484C.110 001 M DUI, (1ST)

DISPOSITION: ---GUILTY--- M DUI, (1ST)

SENTENCED: 06/10/2019

FINED: \$ 685 EXCUSED: \$ 0

JAIL TIME: MOS CTS: MOS DAYS 2 HRS CONS/CONC: NOT APPLIC

DAYS 002 HRS COMM SERV: DAYS HRS MIN

RESTITUTION: \$ 0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 160

EDUCATION: DUI SCHOOL/VICTIM IMPACT PANEL

NONE

STAY OUT OF TROUBLE. MAY DO 40 HOURS COMM/SERV & PAY \$285 FEES IN LIEU OF FINE. BREATH INTERLOCK

DEVICE, 185 DAYS.

CITATION: 181001561

PCN: 0025783104 SEQ: 001

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The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in Justice Court of Las Vegas Joynshil, in and for the County

Justice Court, Las Vegas Township Clark County, Nevada

Court Minutes

Department: 13



18M23415X

State of Nevada vs. DE ISON, DULCE MARIA

Lead Atty: Jay L Siegel

7/8/2019 7:30:00 AM Status Check (No Bail

Result: Matter Heard

Posted)

PARTIES

State Of Nevada

Bauman, Eric

PRESENT:

Attorney

Siegel, Jay L

Judge:

Baucum, Suzan Morichetti, R.

Court Reporter: Court Clerk:

Bush, Samara

PROCEEDINGS

Events:

Cash Bond Ordered Exonerated

Amount: \$2,000.00

Review Date: 7/18/2019

Case Closed - Requirement(s) Completed



Las Vegas Justice Court: Department 13

LVJC_RW_Criminal_MinuteOrderByEventCode

Case 18M23415X Prepared By: ryancar 7/11/2019 10:36 AM

CERTIFIED COPY The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in Justice Court of Las Vegas in and for the County



Nevada State Board of Massage Therapy

1755 E. Plumb Lane Suite 252 Reno, NV 89502 Phone (775) 687-9955 Fax (775) 786-4264

Email: nvmassagebd@lmt.nv.gov
Website: http://massagetherapy.nv.gov

WAIVER OF OPEN MEETING LAW SERVICE REQUIREMENTS

1, Dulce	M.	De Tson, th	ne undersigned, being apprised
First Name	MI	Last Náme	-

of the requirements under NRS 241.033 and NRS 241.034 for a public body to notify a person by certified mail 21 working days in advance or by personal service 5 working days in advance of a meeting in which that public body will consider that person's character, professional competence, or physical or mental health or take administrative action against that person, knowingly and voluntarily waive these service and notification requirements as to the undersigned for (an) agenda item(s) pertaining to the undersigned at the meeting of the Nevada State Board of Massage Therapy set for 9:00 a.m. on Tuesday, August 17, 2021 or 9:00 a.m. on Wednesday, August 18, 2021, via Zoom:

August 17, 2021	August 18, 2021	
https://us06web.zoom.us/j/96813878335?pwd=cHAxM3 NkY2gvWTVZaWpTRE5BNnl0UT09	https://us06web.zoom.us/j/93172894264?pwd=bVc3ZGt oZXBJWVJOU0hTamVWbDFHdz09	
Meeting ID: 968 1387 8335	Meeting ID: 931 7289 4264	
Password: 819714	Password: 833291	

Zoom sign-in available at 8:30 a.m. Register in advance for both meetings:

After Registering, you will receive a confirmation email containing information about joining the meeting.

Dated this 3 day of August, 2021.

Signature

De Ison Last NSBMT

AUG 0 5 2021

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