

NEVADA STATE BOARD OF MASSAGE THERAPY

AGENDA ACTION SHEET

TITLE: Background Review (Criminal History)

MEETING DATE: March 30, 2022

APPLICANT: Jacqueline M. Totolos

REVIEW UNDER: NRS 640C.700

BACKGROUND INFORMATION:

Ms. Totolos is requesting a background review based on NRS. 622.085. [REDACTED]

[REDACTED]

ACTION:

- Preliminarily approved pending background investigation at time of licensure
- Preliminarily denied based on NRS 640C.700 (3) and/or (9) and NAC 640C.410(1)(t)

Tereza Van Horn

From: Sandy J. Anderson
Sent: Wednesday, November 10, 2021 4:13 PM
To: Nevada Board of Massage Therapists
Cc:
Subject: FW: Regarding massage therapist licensing

Follow Up Flag: Follow up
Flag Status: Flagged

Please schedule the background investigation for Ms. Totolos and potentially add her to the January agenda for Board review of her background.

Thank you,

Sandy

Sandra J. Anderson
Executive Director
Nevada State Board of Massage Therapy
1755 E. Plumb Lane, #252
Reno, Nv 89502
Office Reno: 775.687.9951
Cell: 775.276.3660
sjanderson@lmt.nv.gov

-----Original Message-----

From: Jacqueline Totolos
Sent: Wednesday, November 10, 2021 3:48 PM
To: Sandy J. Anderson <sjanderson@lmt.nv.gov>
Subject: Regarding massage therapist licensing

WARNING - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Hello. My name is Jacqueline Totolos. I was given your email from Kelsey at the Aveda Institute. I am interested in their school for massage therapy, however I have a previous felony conviction from 6 years ago. I know I have to go in front of the board to see if I will be able to get my license. How do I go about scheduling that or what are my next steps? You can reach me by email or telephone number . Thank you so much! Have a great day.

Jacqueline Totolos

Sent from my iPhone



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>

November 18, 2021

Jacqueline Totolos

RE: Criminal History Background Check

Ms. Totolos:

Please see the attached livescan form, in order to have your background completed.

We have included an invoice for \$85.00.

Please remit payment of \$85.00 in the form of a cashier's check or money order within the next 15 days.

If you have any questions, please email us at nvmassagebd@lmt.nv.gov

Sincerely,

A handwritten signature in blue ink, appearing to read "Tereza Van Horn".

Tereza Van Horn
Executive Assistant
NSBMT

COPY

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



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>

December 22, 2021

Jacqueline Totolos

Re: DISPOSITION OF RECORD

Dear Ms. Totolos,

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 **06/30/2022**. 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,

A handwritten signature in blue ink, appearing to read "Tereza Van Horn".

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.

NSBMT

FEB 02 2022

RECEIVED

pg 1

Hello. My name is Jacqueline and I am 31 years old. I'm a little nervous, I've never wrote a letter like this before. I'm grateful for who I am today, however looking back at my past is quite embarrassing I was an addict, and I made a lot of mistakes. I was a completely different person back then.

I dropped out of school in 8th grade. My mother was an addict and I was often left to fend for myself. I got my first full time job at 15 to help keep a roof over our heads. That's when I started experimenting with drugs. I was so unhappy and used getting high to escape my reality. Experimenting progressed into a full blown addiction. I went from partying on the weekends to partying every night and from then I began using during the day as well. I functioned for a couple years like that. I used everyday, from the moment I woke

up to the moment I went to sleep. It eventually got to the point where I couldn't hide it anymore.

Everyone noticed. I eventually lost my long-time job and struggled to land/keep a new one. I lost friendships, relationships, my income, savings, apartment, car, dignity, and respect. I literally lost everything.

I had gotten so deep into my addiction that I couldn't pull myself out. I ended up homeless, and I was homeless for years.

It's so crazy to say that today because if you met me you would never suspect it. I'm such a different person now, when I talk about my past I feel like I'm talking about someone else. I literally slept on the strip on a cardboard box for months. I began stealing to fund my addiction. It was wrong. It was horrible. But it happened. The crimes

I was **RECEIVED** charged with I committed to get money for food and drugs, plain and simple. And although it's embarrassing and I wish I could change my past - those court cases saved me in the end.

I was found (or plead) guilty at court and put on probation. After my release I went back to using, at the time I didn't know anything else. A couple months later I found out I was pregnant. That was my wake-up call. I was tired of living life like that and I wanted better, for me and my child. I asked my probation officer for help. He was amazing. Obviously he arrested me, but he ~~also~~^{so} talked the judge into putting me in a program. I spent 102 days in jail pregnant waiting for a bed at Westcare Women's and Children's Rehab Center. I then completed their 90 day inpatient program.

pg 4

Upon my graduation I was immediately placed in the Clark County district drug court program. That program is an outpatient program where I had to drug test several times a week, attend meetings twice a week, and court twice a month for over a year. This program is incredible. The judge, counselors, directors are all phenomenal. I wish I had known about this program during my darkest days. These rehabilitation programs taught me how to live like a contributing member of society. I was in this program when my sons' father passed away. I was left alone with a five month old baby and this program was my support system. I am so grateful to have had them help me through that time. His death is what kick-started me furthering my education. I wanted a nice life and stability for my son and I.

FEB 02 2022

RECEIVED

pg 5

I got my high school equivalency and enrolled at CSN. My major was ~~cardiovascular sonography~~. I completed all my prerequisites and realized I wanted to do something I'm passionate about. I'm really interested in bodywork. I've gotten really into all things wellness. Currently I am three weeks away from my NASM personal training final exam. My goal is to ultimately get my massage therapy license and to specialize in myofascial release and myoskeletal movement techniques. I wanted a certification in personal training as well so I can help teach clients corrective exercises to help with muscle imbalances, hip stabilization, ect. When I see myself ten years from now, I envision an office with framed degrees, licenses, and certifications all over the wall. I want to start my own business, further my education and build my own brand. This is my passion. I want to

pg 6

make something out of my life. I want to be successful, and happy. I want to make my son proud.

Anyway, thank you for taking the time to hear me out I hope you can see I'm a completely different person than I once was. I'm a single mother. I have my own apartment, car, savings account. I've kept the same job for four years and have a 730 credit score. I am sober, healthy, grateful, ambitious, respectful, and accountable. I also included a couple pictures so you can put a face to my name and hopefully see I'm in a really good place now.

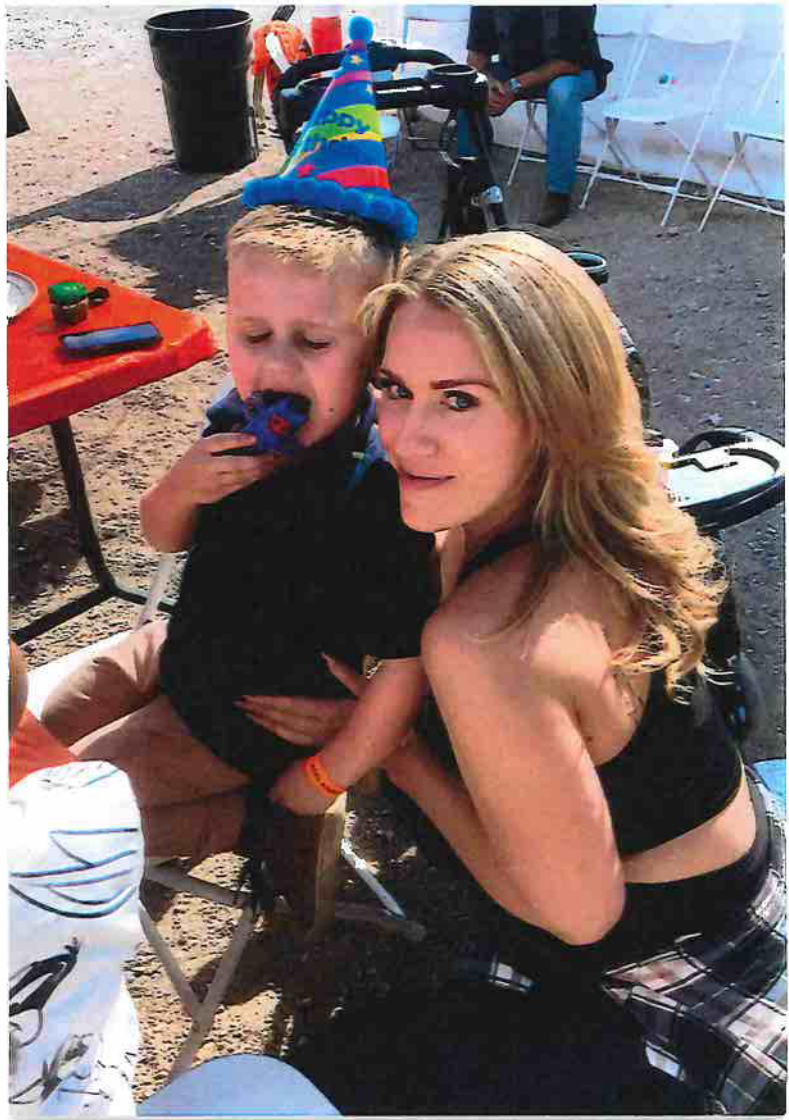
Thank you for listening. Let me know if there's anything else I can do.

NSBMT

FEB 02 2022

RECEIVED

Jaqueline Torres



NSBMT
RECEIVED

Steven D. Gferson

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

AJOC

DISTRICT COURT
CLARK COUNTY, NEVADA

Macy's
3/21/2016

THE STATE OF NEVADA,

Plaintiff,

-vs-

JACQUELINE MARIA YAMIN,
#3028108

Defendant.

CASE NO: C-16-314760-2
DEPT NO: V

FOURTH AMENDED
JUDGMENT OF CONVICTION

The defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime of CONSPIRACY TO COMMIT ROBBERY (a Category B Felony), in violation of NRS 200.380, 199.480. Thereafter, on the 11th day of July, 2016, the defendant was present in Court for sentencing with counsel wherein the Court did adjudge the defendant guilty thereof by reason of the plea of guilty, suspended the execution of the sentence imposed and granted probation to the defendant.

THE DEFENDANT WAS ADJUDGED guilty of said offense and, in addition to the \$25.00 Administrative Assessment fee, submission to DNA testing and payment of a \$150.00 fee to the District Court Clerk, the \$3.00 DNA Collection fee, a \$250.00 Indigent Defense fee, and RESTITUTION in the amount of \$897.00 (to Macys) to be paid jointly and severally with the co-offender, the defendant was sentenced to a MAXIMUM of THIRTY SIX (36) MONTHS in the Nevada Department of Corrections with a MINIMUM parole eligibility of TWELVE (12) MONTHS,

The sentence of incarceration was SUSPENDED and the defendant was placed on PROBATION for an indeterminate period not to exceed THREE (3) YEARS.

//

NSBMT
FEB 02 20??
RECEIVED

1 CONDITIONS: General Conditions Imposed:

2 1. Reporting: You are to report in person to the Division of Parole and Probation as
3 instructed by the Division or its agent. You are required to submit a written report
4 each month on forms supplied by the Division. This report shall be true and correct in
5 all respects.

6 2. Residence: You shall not change your place of residence without first obtaining
7 permission from the Division of Parole and Probation, in each instance.

8 3. Intoxicants: You shall not consume any alcoholic beverages (whatsoever) (to
9 excess). Upon order of the Division of Parole and Probation or its agent, you shall
10 submit to a medically recognized test for blood/breath alcohol content. Test results of
11 .08 blood alcohol content or higher shall be sufficient proof of excess.

12 4. Controlled Substances: You shall not use, purchase or possess any illegal drugs, or
13 any prescription drugs, unless first prescribed by a licensed medical professional. You
14 shall immediately notify the Division of Parole and Probation of any prescription
15 received. You shall submit to drug testing as required by the Division or its agent.

16 5. Weapons: You shall not possess, have access to, or have under your control, any
17 type of weapon.

18 6. Search: You shall submit your person, property, place of residence, vehicle or areas
19 under your control to search including electronic surveillance or monitoring of your
20 location, at any time, with or without a search warrant or warrant of arrest, for
21 evidence of a crime or violation of probation by the Division of Parole and Probation
22 or its agent.

23 7. Associates: You must have prior approval by the Division of Parole and Probation
24 to associate with any person convicted of a felony, or any person on probation or
25 parole supervision. You shall not have any contact with persons confined in a
26 correctional institution unless specific written permission has been granted by the
27 Division and the correctional institution.

28 //



1 8. Directives and Conduct: You shall follow the directives of the Division of Parole
2 and Probation and your conduct shall justify the opportunity granted to you by this
3 community supervision.

4 9. Laws: You shall comply with all municipal, county, state, and federal laws and
5 ordinances.

6 10. Out-of-State Travel: You shall not leave the state without first obtaining written
7 permission from the Division of Parole and Probation.

8 11. Employment/Program: You shall seek and maintain legal employment, or
9 maintain a program approved by the Division of Parole and Probation and not change
10 such employment or program without first obtaining permission. All terminations of
11 employment or program shall be immediately reported to the Division.

12 12. Financial Obligation: You shall pay fees, fines, and restitution on a schedule
13 approved by the Division of Parole and Probation. Any excess monies paid will be
14 applied to any other outstanding fees, fines, and/or restitution, even if it is discovered
15 after your discharge.

16 Special conditions imposed:

17 1. Submit to a substance abuse evaluation within 60 days and complete any treatment
18 deemed necessary by the evaluator;

19 2. Pay restitution in the amount of \$897.00 to Macys; to be paid jointly and severally
20 with the co-offender;

21 3. Abstain from the use, possession and control of alcohol;

22 4. It will be up to the Division of Parole and Probation whether or not the Defendant
23 will be allowed to have contact with the co-offender, Aaron Jones;

24 5. No contact whatsoever with the victim business;

25 6. No driving without a valid license.

26 //

27 //

28 //



1 THEREAFTER, a parole and probation officer provided the Court with a written
2 statement setting forth that the defendant had, in the judgment of the parole and probation
3 officer, violated the conditions of probation; and on the 15th day of May, 2017, the
4 defendant appeared in court with her counsel, CARL ARNOLD, ESQ., and pursuant to a
5 probation violation hearing/proceeding, and good cause appearing to amend Judgment of
6 Conviction;

7 IT WAS ORDERED THAT the defendant's probation be REINSTATED with the
8 additional condition of the completion of the Drug Court program; the defendant to remain
9 in custody pending her first appearance.

10 THEREAFTER, on the 18th day of May, 2017, the defendant was present in court
11 with counsel, MARISA BORDER, ESQ., and the Court found it necessary to impose
12 additional conditions of probation;

13 IT WAS ORDERED that the defendant must abide by the following added SPECIAL
14 CONDITIONS of Probation:

- 15 1. Have no use, possession or control of any alcoholic beverages or marijuana.
- 16 2. The defendant shall not knowingly possess, distribute, inhale or ingest any
17 synthetic cannabinoid, defined as a substance that mimics the effects of cannabis and
18 is applied to plant material, commonly referred to as "synthetic marijuana," "K2," or
19 "Spice," while on probation.
- 20 3. Do not use anyone else's cell phone, nor let them use your personal cell phone, and
21 provide P&P with the phone number you will be using. If it is passcode protected, the
22 passcode must be provided to P&P so they can review contents of the phone.
23 Defendant must personalize her voicemail.

24 ADDITIONALLY, the Court found it necessary to extend the defendant's
25 probationary term so that she may successfully complete the Drug Court program,

26 IT WAS ORDERED THAT the defendant's probationary term is MODIFIED to an
27 indeterminate period NOT TO EXCEED FOUR (4) YEARS.

28 // 

1 THEREAFTER, on the 9th day of January, 2018, the defendant was present in court
2 with counsel, M. KENT KOZAL, ESQ., and the Court found it necessary to impose an
3 additional condition of probation;

4 IT WAS ORDERED that the defendant must abide by the following added SPECIAL
5 CONDITION of Probation:

- 6 1. Starting the week of January 14, 2018, he/she will be required to attend one (1)
7 outside support group meeting each week [Narcotics Anonymous ("NA"),
8 Alcoholics Anonymous ("AA"), or a secular equivalent] for the remainder of
9 his/her probation.

10 THEREAFTER, on the 29th day of November, 2018, the defendant being present in
11 court with counsel, MARISA BORDER, ESQ., and the Court finding it necessary to modify
12 a condition of probation;

13 IT IS HEREBY ORDERED that Standard Condition 6 is modified as follows: Search:
14 You shall submit your person, property, place of residence, vehicles, cell phones, computers,
15 all electronic devices or areas under your control, to search (including electronic surveillance
16 or monitoring of your location) by the Division of Parole and Probation or its agents, at any
17 time, with or without a search warrant or warrant of arrest, for evidence of a crime or
18 violation of probation.

19 DATED this 31st day of December, 2018.

20
21 *Cathy Ellsworth*
22 DISTRICT JUDGE



CERTIFIED COPY
DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE
[Signature]
CLERK

JAN 20 2022

REPRINTED RECEIPT

District Court Clerk of the Court 200 Lewis Ave, 3rd Floor Las Vegas, NV 89101

Payor
Yamin, Jacqueline M
UNK
LAS VEGAS, NV 89101

Receipt No
2018-08567-CCCLK

Transaction Date
02/6/2018

Description	Amount Paid
Yamin, Jacqueline M C-16-314760-2 State of Nevada vs Jacqueline Yamin	
Drug Court (State Fund) Reimbursement \$1500	50.00
SUBTOTAL	50.00
Remaining Balance Due: \$1,878.00	

PAYMENT TOTAL 50.00

Cash Tendered 50.00
Total Tendered 50.00
Change 0.00

02/06/2018
10:31 AM

Cashier
Station RJCCOS1

Audit
36072090

REPRINTED RECEIPT



REPRINTED RECEIPT

District Court Clerk of the Court 200 Lewis Ave, 3rd Floor Las Vegas, NV 89101

Payor
Yamin, Jacqueline M
UNK
LAS VEGAS, NV 89101

Receipt No.
2018-72648-CCCLK

Transaction Date
11/1/2018

Description	Amount Paid
Yamin, Jacqueline M C-16-314780-2 State of Nevada vs Jacqueline Yamin Drug Court (State Fund) Reimbursement \$1500	250.00
SUBTOTAL	250.00
Remaining Balance Due: \$1,628.00	

PAYMENT TOTAL 250.00

Credit / Debit Card (Ref #230850) Tendered 250.00
Total Tendered 250.00
Change 0.00

11/01/2018
09:34 AM

Cashier
Station RJCCOS3

Audit
36295518

REPRINTED RECEIPT



REPRINTED RECEIPT

District Court Clerk of the Court 200 Lewis Ave, 3rd Floor Las Vegas, NV 89101

Payor
Yamin, Jacqueline M
UNK
LAS VEGAS, NV 89101

Receipt No
2018-75495-CCCLK

Transaction Date
11/14/2018

Description	Amount Paid
Yamin, Jacqueline M C-16-314760-2 State of Nevada vs Jacqueline Yamin	
Drug Court (State Fund) Reimbursement \$1500	1,200.00
SUBTOTAL	1,200.00
Remaining Balance Due: \$428.00	
PAYMENT TOTAL <u>1,200.00</u>	
Credit / Debit Card (Ref #058556) Tendered	1,200.00
Total Tendered	1,200.00
Change	0.00
11/14/2018 08:49 AM	Cashier Station RJCCOS3
	Audit 36305639

REPRINTED RECEIPT



Steven D. Grierson

Victoria's Secret
4/18/2016

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

AJOC

DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,
Plaintiff,

-vs-

JACQUELINE M. YAMIN, aka
Jacqueline Maria Yamin,
#3028108

Defendant.

CASE NO: C-16-315859-1

DEPT NO: V

THIRD AMENDED
JUDGMENT OF CONVICTION

The defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime of GRAND LARCENY (a Category C Felony), in violation of NRS 205.220(1), 205.222(2). Thereafter, on the 12th day of July, 2016, the defendant was present in court for sentencing with her counsel, D. MATTHEW LAY, ESQ., and good cause appearing,

THE DEFENDANT WAS ADJUDGED guilty of said offense and, in addition to the \$25.00 Administrative Assessment fee, the \$150.00 DNA Analysis fee including testing to determine genetic markers, the \$3.00 DNA Collection fee, and Restitution of \$1050.00 jointly and severally with the co-defendant, the defendant was SENTENCED to a MAXIMUM of THIRTY SIX (36) MONTHS and a MINIMUM of TWELVE (12) MONTHS in the Nevada Department of Corrections (NDC) to run CONCURRENTLY with C314760.

//
//
//
//

NSBMT
FEB 02 2022
RECEIVED

1 The sentence of incarceration was SUSPENDED and the defendant was placed on
2 PROBATION for an indeterminate period not to exceed THREE (3) YEARS with the
3 following CONDITIONS, STANDARD CONDITIONS IMPOSED as listed in the PSI
4 report:

- 5 1. Obtain a substance abuse evaluation and any treatment deemed necessary and
6 evaluation within 30 days with any treatment to begin right away.
- 7 2. Pay restitution on a schedule to be determined by P&P.
- 8 3. No contact or association with Aaron M. Jones unless ordered by Family Court,
9 CPS and/or approved by P&P.
- 10 4. No contact with the victim business.
- 11 5. Obtain lawful full time employment.

12 THEREAFTER, a parole and probation officer provided the Court with a written
13 statement setting forth that the defendant had, in the judgment of the parole and probation
14 officer, violated the conditions of probation; and on the 11th day of May, 2017, the
15 defendant appeared in court with her counsel, D. MATTHEW LAY, ESQ., and pursuant to a
16 probation violation hearing/proceeding, and good cause appearing to amend Judgment of
17 Conviction;

18 IT WAS ORDERED THAT DEFENDANT'S PROBATION BE REINSTATED with
19 the following added conditions:

- 20 1. Enter and successfully complete Drug Court.

21 THEREAFTER, on the 18th day of May, 2017, the defendant was present in court
22 with counsel, MARISA BORDER, ESQ., and the Court found it necessary to impose
23 additional conditions of probation;

24 IT WAS ORDERED that the defendant must abide by the following added SPECIAL
25 CONDITIONS of Probation:

- 26 1. Have no use, possession or control of any alcoholic beverages or marijuana.

27 //
28 //



1 2. The defendant shall not knowingly possess, distribute, inhale or ingest any
2 synthetic cannabinoid, defined as a substance that mimics the effects of cannabis and
3 is applied to plant material, commonly referred to as "synthetic marijuana," "K2," or
4 "Spice," while on probation.

5 3. Do not use anyone else's cell phone, nor let them use your personal cell phone, and
6 provide P&P with the phone number you will be using. If it is passcode protected, the
7 passcode must be provided to P&P so they can review contents of the phone.
8 Defendant must personalize her voicemail.

9 ADDITIONALLY, the Court found it necessary to extend the defendant's
10 probationary term so that she may successfully complete the Drug Court program,

11 IT WAS ORDERED THAT the defendant's probationary term is MODIFIED to an
12 indeterminate period NOT TO EXCEED FOUR (4) YEARS.

13 THEREAFTER, on the 9th day of January, 2018, the defendant was present in court
14 with counsel, M. KENT KOZAL, ESQ., and the Court found it necessary to impose an
15 additional condition of probation;

16 IT WAS ORDERED that the defendant must abide by the following added SPECIAL
17 CONDITION of Probation:

18 1. Starting the week of January 14, 2018, Defendant will be required to attend one (1)
19 outside support group meeting each week [Narcotics Anonymous ("NA"), Alcoholics
20 Anonymous ("AA"), or a secular equivalent] for the remainder of Defendant's
21 probation.

22 THEREAFTER, on the 29th day of November, 2018, the defendant being present in
23 court with counsel, MARISA BORDER, ESQ., and the Court finding it necessary to modify
24 a condition of probation;

25 //
26 //
27 //
28 //



1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

IT IS HEREBY ORDERED that Standard Condition 6 is modified as follows: Search: You shall submit your person, property, place of residence, vehicles, cell phones, computers, all electronic devices or areas under your control, to search (including electronic surveillance or monitoring of your location) by the Division of Parole and Probation or its agents, at any time, with or without a search warrant or warrant of arrest, for evidence of a crime or violation of probation.

COURT FURTHER ORDERED that the Restitution imposed as sentencing is an Order and Judgment of Restitution in the amount of \$1,050.00 payable to and in favor of Victoria's Secret Stores LLC dba Victoria's Secret.

DATED this 31st day of December, 2018.

Judge Ellsworth
DISTRICT JUDGE

NSBM
FEB 02 2022
RECEIVED

CERTIFIED COPY
DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE
Sharon A. Johnson
CLERK OF THE COURT
JAN 20 2022