

NEVADA STATE BOARD OF MASSAGE THERAPY

AGENDA ACTION SHEET

TITLE: Background Review (Criminal History)

MEETING DATE: January 12, 2022

APPLICANT: Joseph M. Pereira
REVIEW UNDER: NRS 640C.700

BACKGROUND INFORMATION:

Mr. Pereira is requesting a background review based on NRS. 622.085. [REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

ACTION:

- Preliminarily approved pending background investigation at time of licensure
- Preliminarily denied based on NRS 640C.700(6) and/or (9)

Joseph M. Pereira

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Dear Executive Director, Sandy Anderson.

The reason I am writing to you today is because I want to enroll in the Aveda Institute in Las Vegas for a course in the study of Massage Therapy. I have a dream, and it is to help people. My dream is to help people who suffer from pain. I understand the draw backs that pain can put on a person's life. I would also like to soothe people who have aches and pains from the normal wear and tear that life has offered. I have recovered from open Heart surgery just five years ago, and I am a Diabetic with Neuropathy in my feet. I had suffered so severely a year ago from Neuropathy that I could barely walk even 50 feet without tremendous pain. I am now nearly cured almost completely pain free, and off pain the medication (3600MG Gabapentin). That is why I have a goal, and it is to help people with pain. It can have a horrible effect on a person's life.

I am a convicted Felon. I was in an failing relationship about eleven years ago. I had apartment, so I ask her to move in and after about three months we were not getting along that well. So, I asked her to leave. We were not compatible so I then told her that we should breakup. The problem was she would not leave. I did not know what to do so, I called her mother to come and get her, but her mother would not listen she seemed to be grateful to be rid of her. My situation seemed so hopeless. I would never hurt a woman. We would constantly argue, and I was basically arguing with myself. I am not perfect person by any means, but I just wanted the relationship to end. I cannot deny that I was rude to her, but I just wanted her to leave. I would go to work my friends and coworkers would fear that something bad was going to happen. I was just being naïve and unaware of what she was capable of doing. One day we were arguing, but it was no different than any other day. It was getting late, so I went to bed. I went to work, and it was just an ordinary day at work. I went home and was preparing supper She was not home yet. Then, there was a knock and two police detectives at my door asking odd question. The next thing I knew I was being arrested for assault and battery with a deadly weapon. I spent the night in jail and went to court the next morning. I was not sure what was even going on. Then, I was given an attorney and she explained what was happening. She explained at the beginning the seriousness of the matter. The accuser was in court, and she had accused me of beating her up. She had a cut above her eye and made claims that I had pushed her in to a door (assault and battery with a deadly weapon). I never laid a hand on this person. I am from Massachusetts, and they have what they call a dangerous hearing. If proven dangerous they can hold you without bail for as long as they want. After almost Six months in jail, my case just kept being continued. I pled guilty. I felt that I had no other choice to get out of jail. I got out with time served and two years probation. What have I learned from this? Well, I had to realize that life is not perfect. If this were ever to happen again, I would just leave and call the police. I had to take away the blame game. (Blaming is just not healthy) I had to learn to forgive so, I could move forward. We have the best judicial

system in the world, and it is not perfect, but it is the best system. I also know that there is always someone who is less fortunate than ourselves. There are people who have been in jail for 30 years and are innocent.

My plan now is to help people who are in pain, and to help people in general.

My final Court order to serve 2yrs. Probation with time served
Probation ended 08/30/13

Due to a Felony charge that I plead guilty to about 11 years ago, I needed to include an explanation this letter.

I am having a difficult time with this because I do not know how much I should include in this letter. I do understand that I need to explain how I have changed and the remorse that I have towards these crimes since I have been accused, but I know what happened. The reasons why I can be trusted. I have learned to be more empathetic towards all situations. I have an understanding that there is always someone less fortunate than ourselves and to not dwell on poor me. I am not sure how much detail that I am required to include of my charges. I have included the information as I have remembered it.

My dilemma: I felt like I should give an explanation about my side of the story, and what led to this event. I did not want to come across as if I am placing blame or making excuses. There was circumstances that I felt should be mentioned. I felt that it was my home and did not even think I had to leave. What I have learned to leave and let the authorities handle the situation. I am remorseful and sorry for my mistakes and leave it at that? This incident is the only criminal history that I have and it was almost 11 years ago. I have not committed any crimes at all since this crime or even before. I have not even had a speeding ticket since that time.

My accomplishments in the last five years:

- a I survived open heart surgery and today have no restrictions. 10/13/2016 and 6months later anklea surgery in August.a
- a I went back to school and got my GED. 08/17/2017 while on crutches 6months.a
- a I started first year of college and completed two years so far, and about 15credits away from mya Associates degree. 09/06/2017 And I was homeless second semester my first year.a
- a I have almost beat severe Neuropathy in my feet and off Pain medication (3600MG Gabapentin).a
- a I weighed 255lbs in December I entered a gym on 05/05/2021 Now as of 10/05/2021 weigh 210lbsa and have a tone body now 6months later.a

Covid 19 has put everything in reverse I understand that it has done this for everyone, But I cana do this.a

These accomplishments may be small to everyone else, but I will assure you there is nothing thata will stop me from succeeding.a

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Dear Executive Director, Sandy Anderson.

Members of the Nevada State Board of Massage Therapy I am very interested in receiving a Massage Therapy license. Where my dilemma is where to start? I have visited a school (Aveda Institute) in Las Vegas. I was very impressed with their program and would like to follow up with them. I have spoken with a Laurie Goodwin she an Admission Advisor, and she had informed me of their program and gave me a tour. Laurie had given an information packet with some tasks to complete I was on my way. One of the tasks was to apply or ask for permission for admission from the board. I then went to the information that was provided and contacted the Nevada State Board of Cosmetology they have a process where you submit a letter and questionnaire online. I had then received a phone call from the Nevada State Board of Cosmetology they then stated that I was directed to the wrong Board, and they then directed me to the Nevada State Board of Massage Therapy. I then called the Nevada State Board of Massage Therapy and spoke with someone, and they informed me that I needed to complete the program and then apply for a Massage Therapy license. I then asked is that not like buying the cart before the horse and she replied yes. I understand that mistakes happen I am not here blame or complain but to point out a process that maybe could be a little less complicated. My story does not end there I then called Aveda Institute back after some missed calls and a couple of days I finally got through and spoke with Kelsey she then informed me that I should talk to the director at Aveda however; she may have left for the day, but I could leave a voice mail so, I left her a voice mail then hung up. I received a text message about 20 minutes later with your name and number there was no answer so please leave a message at the tone. The problem your voicemail it did not give you time to say my name before a recording state I did not get that please leave a message after 4-5 tries I gave up. I could not find any information related to my situation I seemed to be stuck in the twilight zone where do I go from here? Thank you for your help and guidance forward in advance.

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Nevada Board of Massage Therapy

1755 E. Plumb Lane, Suite 252
Reno, NV 89502

Invoice

Date	Invoice #
10/15/2021	1138

Phone # 775-687-9955

Bill To
Joseph M. Pereira

Terms	Due Date
Net 15	10/30/2021

Description	Amount
Background Investigation Fee	85.00

Only cashiers check or money order will be accepted.

Total	\$85.00
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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 24, 2021

Joseph M. Pereira

Re: DISPOSITION OF RECORD

Dear Mr. Pereira,

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.e 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.e
- 2.e 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 acceptede
- 3.e Dispositions from the court(s) you appeared at regarding the attached highlighted arrest dates.e
- 4.e You must comply with Board Staff for all requested documents and the Board Staff will be making recommendations regarding your Application.e

Please mail or fax the above documents to our office for review. Emailed documents cannot be accepted. Your background check will expire on **05/31/2022**. 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.

Dear NVmessageBD,

Attn: Tereza Van Horn

Please accept the following documents I am currently working on the docket sheet for Case# MA0121700. Sorry for the delay on Docket # 9860CR0681A. I have contacted the Wareham Court clerk's office more than five times and their claim is to be understaffed for the delay. My hope is to get the Wareham Court clerk's office to Fax your office or Direct Mail sorry for the inconvenience. My intention was to mark the Fax to your attention however I did not so please watch for this Faxed document.

Thank you, Joseph M. Pereira

From: Joseph M. Pereira .

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On the date of the offence on 07/29/2005 Docket # 0531CR02746 Arrest Case # MA0113700

I believe I was 42yrs. of age I was out drinking with friends at a bar I was in rough shape I justw found out my wife of 14yrs. we also had been in a relationship for 22yrs. and she had fallen inw love with someone else. I did not take it very well we had a child, and he was 15yrs. of agew know age is good for a child to go through divorce. I was drinking my sorrows away. I do notw have any excuse for my behavior however I was under extreme duress I believed that marriagew was forever, and I was proving wrong. It was not my proudest moment, but it did happen If lw could take it back I would in a heartbeat. I got a ride home from a person that I knew from highw school we got into an accident, and he left the scene of the accident I was in the passenger seatw the police arrived they were trying to charge me with driving under the influence of alcohol orw drugs. I did not take any drugs I was just drinking. I was arrested but the charges were laterw dismissed. All fines were paid I had No probation this has been completed.w

Again, I totally used bad judgment and I accept full responsibility.w

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CRIMINAL DOCKET
 COURT DIVISION: Taunton
 NAME: FERRERA, JOSEPH M

DOCKET NO: 0531CR002748

ATTORNEY NAME: Crotty
 DATE and JUDGE: DEEA / JUL 29 2008 / ROBERT BERRY
 Terms of release set:
 PR Bail
 Held (270 §24)
 Free back for special conditions
 Assigned/Not assigned: Assigned
 Potential of bail revocation (270 §60)
 Right to bail review (270 §60)
 Right to drug screen (111E §14)
 Adjudged of right to jury trial:
 Does not waive
 Waiver of jury trial found after colloquy
 Adjudged of right to file writ on case in Ct. R. 4
 Adjudged of right of appeal to Appeals Ct. (R. 22)

DEPT. JOB AND DIV: M
 DATE OF OFFENSE: 07/28/2008
 PLACE OF OFFENSE: RAYNHAM
 POLICE: RAYNHAM PD
 RETURN DATE AND TIME: Asset

COURT OFFENSE: 1. 90124/L OUI-LIQUOR OR .08% 3RD OFFENSE c90 §24(1)(a)
 DISPOSITION METHOD: Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 270 §24D warning
 Bench Trial
 Jury Trial
 None of the Above
 FINDER: Not Guilty
 Guilty
 Not Responsible
 Responsible
 No Probable Cause
 Probable Cause
 SENTENCE OR OTHER DISPOSITION:
 Sufficient facts found but continued without guilty finding until:
 Probation Pretrial Probation (270 §67) - unit
 To be dismissed upon payment of court costs/restitution
 Dismissed upon: Request of Comm. Request of Victim
 Request of Court Failure to prosecute Other
 Filed with Dett's consent Nolle Prosequi Decriminalized (27 §70C)
 FINAL DISPOSITION:
 Dismissed on recommendation of Probation Dept.
 Probation terminated: defendant discharged
 JUDGE: DATE:

OR OTHER DISPOSITION:
 Sufficient facts found but continued without guilty finding until:
 Probation Pretrial Probation (270 §67) - unit
 To be dismissed upon payment of court costs/restitution
 Dismissed upon: Request of Comm. Request of Victim
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 Dismissed on recommendation of Probation Dept.
 Probation terminated: defendant discharged
 JUDGE: DATE:

DISPOSITION DATE and JUDGE: 11/01/08 / NBBMT
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 DISPOSITION METHOD:
 Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 270 §24D warning
 Bench Trial
 Jury Trial
 None of the Above
 FINDER:
 Not Guilty
 Guilty
 Not Responsible
 Responsible
 No Probable Cause
 Probable Cause
 SENTENCE OR OTHER DISPOSITION:
 Sufficient facts found but continued without guilty finding until:
 Probation Pretrial Probation (270 §67) - unit
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 Filed with Dett's consent Nolle Prosequi Decriminalized (27 §70C)
 FINAL DISPOSITION:
 Dismissed on recommendation of Probation Dept.
 Probation terminated: defendant discharged
 JUDGE: DATE:

TRUE COPY:
 COURT ADDRESS: Taunton District Court, 10 Court Street, Taunton, MA 02760
 ADDITIONAL COUNTS ATTACHED:

DOCKET NUMBER: 0631CR002746

NAME: PEREIRA, JOSEPH M

SCHEDULING HISTORY

NO.	SCHEDULED DATE	SCHEDULED EVENT	RESULT	JUDGE	STATUS	REMARKS
1		<input type="checkbox"/> Trial <input type="checkbox"/> Court				
2		<input type="checkbox"/> Trial <input type="checkbox"/> Court				
3		<input type="checkbox"/> Trial <input type="checkbox"/> Court				
4		<input type="checkbox"/> Trial <input type="checkbox"/> Court				
5		<input type="checkbox"/> Trial <input type="checkbox"/> Court				
6		<input type="checkbox"/> Trial <input type="checkbox"/> Court				
7		<input type="checkbox"/> Trial <input type="checkbox"/> Court				
8		<input type="checkbox"/> Trial <input type="checkbox"/> Court				
9		<input type="checkbox"/> Trial <input type="checkbox"/> Court				
10		<input type="checkbox"/> Trial <input type="checkbox"/> Court				

APR=Assignment PTP=trial hearing CD=Conveyance and jury election T=Transfer J=Jury Trial PC=Probable cause hearing M=Motion hearing SR=Status review
 BRP=Status review of payments RA=First appearance in jurisdiction S=Seizing CV=Continuance without trial being scheduled to terminate P=Probation scheduled to terminate
 CA=Collective failed to appear and was defaulted WA=Warrant issued WR=Warrant returned VAD=Voluntary appearance VAD=Voluntary appearance hearing

ENTRY DATE	OTHER DOCKET ENTRIES
JUL 29 2005	Def B. Pereira City Ord T170 742-750 W Security by Agreement. All fees random screen Sept 9-7-05. PTC
SEP 07 2005	11-18-05 mt to Supp Hqs. <i>Karen J. Cummings</i>
NOV 18 2005	2-14-06 JT JOS <i>Karen J. Cummings</i>
2/14/06	E. 5/11/06 J. T., J. P. HERR.
05 1 0 06	C. 2/14/06 JT PET. DEPT. THROUGH TO RULE 3B PURPOSES, J. FONSECA, L.F. TO BE PAID BY 5/24/06.
MAY 24 2006	2-9-06 JT L/F not pd
07 19 06	MOTION TO COURT ATTORNEY, C. 9/26/06 JT J. O'NEAL

ADDITIONAL ASSESSMENTS IMPOSED OR WAIVED

DATE IMPOSED and JUDGE	TYPICAL ASSIGNMENT	AMOUNT	DUE DATE and COMMENTS	PAID/WAIVED
	Legal Counsel Fee (110 \$94.00)	150		
	Legal Counsel Contribution (110 \$0)			
	Court Costs (200 \$0)			
	Drug Analysis Fee (200 \$0)			
	CUI \$240 Fee (90 \$240 \$0)			
	CUI Head Injun Surfs 60 \$240 \$0 \$0			
	Probation Supervision Fee (270 \$270)			
	Default Warrant Assessment Fee (270 \$20 \$0)			
	Default Warrant National Fee (270 \$20 \$1)			

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CRIMINAL DOCKET		DOCKET NO. 9860CR000681	ATTORNEY NAME Mullin (Fic. Waived)		
COURT OFFENSE None	<input type="checkbox"/> IN WRIT OR RECEIVED	DATE and JUDGE 3/24/98 Mullin	DOCKET ENTRY <input type="checkbox"/> Attorney appointed (SAC R. 1-10) <input type="checkbox"/> Any denial of DFI/Advised per 211D § 24 <input type="checkbox"/> Waiver of counsel found after colloquy		
NAME, ADDRESS AND ZIP CODE OF DEFENDANT PEREIRA, JOSEPH M 7		3-27-98	<input type="checkbox"/> Total of fines etc. <input type="checkbox"/> Cash <input type="checkbox"/> 2nd (276 § 97A) <input type="checkbox"/> See book for special conditions Assigned and advised: <input type="checkbox"/> Potential of bail revocation (276 § 97) <input type="checkbox"/> Right to bail review (276 § 98) <input type="checkbox"/> Right to drug tests (111C § 10)		
DEPT. OR AGENCY M	PLACE OF OFFENSE MIDDLEBOROUGH	10/27/98 Quinn	<input type="checkbox"/> Address of right to jury trial <input type="checkbox"/> Does not waive <input checked="" type="checkbox"/> Waiver of jury trial found after colloquy		
DATE OF OFFENSE 03/26/1998	POLICE DEPARTMENT (if applicable) MIDDLEBORO PD	03/27/1998 08:00:00	<input type="checkbox"/> Address of bail rights as per 66 (380B, R. 10) <input type="checkbox"/> Address of right of appeal to Appeals Ct (R. 28)		
COURT OFFENSE 1. 90/24/K OUI—LIQUOR, 2ND OFFENSE c89 §24	FILE	SURFAC	COSTS	RESTRICTION	ADJUDICATION 3594 WAIVED
DISPOSITION DATE and JUDGE 10/27/98 Quinn	SENTENCE OR OTHER DISPOSITION		<input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 § 97) - until: <input type="checkbox"/> To be dismissed upon payment of court cost satisfaction <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Def. <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Def's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (27 § 10C)		
DISPOSITION METHOD <input checked="" type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 276 § 28D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above	PLEA <input checked="" type="checkbox"/> Not Guilty <input checked="" type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause	FINAL DISPOSITION <input type="checkbox"/> Dismissed on recommendation of Probation Dept. <input type="checkbox"/> Probation terminated: defendant discharged		DATE	ADJUDICATION 35.96
COURT OFFENSE 2. 89/4A MARKED LAMBS VIOLATION * c89 §4A	FILE	SURFAC	COSTS	RESTRICTION	ADJUDICATION WAIVED
DISPOSITION DATE and JUDGE 10/27/98 Quinn	SENTENCE OR OTHER DISPOSITION		<input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 § 97) - until: <input type="checkbox"/> To be dismissed upon payment of court cost satisfaction <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Def. <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Def's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (27 § 10C)		
DISPOSITION METHOD <input type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 276 § 28D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above	PLEA <input type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input checked="" type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause	FINAL DISPOSITION <input type="checkbox"/> Dismissed on recommendation of Probation Dept. <input type="checkbox"/> Probation terminated: defendant discharged		DATE	ADJUDICATION WAIVED
COURT OFFENSE	FILE	SURFAC	COSTS	RESTRICTION	ADJUDICATION WAIVED
DISPOSITION DATE and JUDGE	SENTENCE OR OTHER DISPOSITION		<input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 § 97) - until: <input type="checkbox"/> To be dismissed upon payment of court cost satisfaction <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Def. <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Def's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (27 § 10C)		
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COURT OFFENSE	FILE	SURFAC	COSTS	RESTRICTION	ADJUDICATION WAIVED
DISPOSITION DATE and JUDGE	SENTENCE OR OTHER DISPOSITION		<input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 § 97) - until: <input type="checkbox"/> To be dismissed upon payment of court cost satisfaction <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Def. <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Def's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (27 § 10C)		
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COURT OFFENSE	FILE	SURFAC	COSTS	RESTRICTION	ADJUDICATION WAIVED

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FILE COPY Affirm: X

SCORE MAGISTRATE/CLERK ON (DATE)

COURT ADDRESS
Wareham District Court
Route 28, Cranberry Hwy
West Wareham, MA 02576-1207

ADDITIONAL CHARGES APPLIED

DOCKET NUMBER: 9860 CR000681

NAME: PERBIRA, JOSEPH M

SCHEDULING HISTORY								
NO.	SCHEDULED DATE	SCHEDULED EVENT	RESULT		JUDGE	TAPENO.	START	STOP
1	5/12/98	PT	<input type="checkbox"/> Held	<input checked="" type="checkbox"/> Con'd	7/15/98			
2			<input type="checkbox"/> Held	<input type="checkbox"/> Con'd				
3			<input type="checkbox"/> Held	<input type="checkbox"/> Con'd				
4			<input type="checkbox"/> Held	<input type="checkbox"/> Con'd				
5			<input type="checkbox"/> Held	<input type="checkbox"/> Con'd				
6			<input type="checkbox"/> Held	<input type="checkbox"/> Con'd				
7			<input type="checkbox"/> Held	<input type="checkbox"/> Con'd				
8			<input type="checkbox"/> Held	<input type="checkbox"/> Con'd				
9			<input type="checkbox"/> Held	<input type="checkbox"/> Con'd				
10			<input type="checkbox"/> Held	<input type="checkbox"/> Con'd				

A=Admission; P=Probation hearing; C=Discovery compliance and jury selection; T=Trial; J=July Trial; PC=Probable cause hearing; M=Motion hearing; SR=Status review; DR=Status review of payments; P=First appearance in jury selection; S=Settling; CWP=Contestant without finding scheduled to terminate; P=Probation scheduled to terminate; CP=Defendant failed to appear and was defaulted; WAD=Warrant issued; WWD=Default warrant issued; WR=Warrant or default warrant recalled; P=Probation revocation hearing

ENTRY DATE	OTHER DOCKET ENTRIES
7-15-98	Con't to 8-25-98 for Drop in 2nd Session
adv 8/12/98	v. case to 10/27/98 (NO JURY 8/25/98)
10/27/98	Payment 10/27/98
10/24/00	Waiver

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ADDITIONAL ASSESSMENTS IMPOSED OR WAIVED				
DATE IMPOSED and JUDGE	TYPE OF ASSESSMENT	AMOUNT	DUE DATE'S and COMMENTS	PAID/WAIVED
	Legal Counsel Fee (\$110 (\$25-1/2))			
	Legal Counsel Contribution (\$110 (\$2))			
	Court Costs (280 (\$0))			
	Drug Analysis Fee (\$20 (\$0))			
	Out of State Fee (\$0 (\$240 (\$0))			
	Out of State Injury Surtax (\$0 (\$240 (\$0))			
	Probation Supervision Fee (\$70 (\$0-1/2))			
	Default/Warrant Assessment Fee (\$70 (\$0-1/2))			
	Default/Warrant Removal Fee (\$70 (\$0-1/2))			

I would like to say thank you for hearing me today. My name is Joseph M. Pereira age is 58yrs.old and I have a goal, and it is to help people in general with a focus on people with pain. I have suffered with some sort of pain all my life. Please understand I do realize there are people who suffer worse pain than I have. With no outlet for help or affordable help. Five years ago I had heart surgery. So, I am a recovering open heart surgery patient (Currently with no restrictions) I have diabetes (Under Control) and I suffered from a severe case of Neuropathy in my feet. (Cured) I could barely walk a year ago. I eat right and exercise daily I have lost 55lbs and I am in fit condition. I have also received my GED and completed two yrs. of college all in the last five yrs. My goals run deep my accomplishment might not seem very big however they mean the world to me. I also have survived two Heart attacks. I mean know disrespect, but I will complete my goals with your help or without your help. I do have a resiliency and I cannot quit. I would not be here if I chose to just lie down and go to sleep. I believe that I can be a great asset to the Massage Therapy Profession with a great and positive personality.

Thank you, Joseph

Sorry for the delay on Docket # 986DCR0681A. I have contacted the Wareham Court clerk's office more than five times and their claim is to be understaffed for the delay. My hope is to get the Wareham Court clerk's office to Fax your office or Direct Mail sorry for the inconvenience.

NSBMT

DEC 03 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>

December 7, 2021

Joseph M. Pereira

Re: Notice of meeting of the Nevada State Board of Massage Therapy to consider your character, alleged misconduct, competence, or physical or mental health.

Dear Mr. Pereira:

In connection with your background review, the Nevada State Board of Massage Therapy (Board) may consider your character, alleged misconduct, competence or physical or mental health at its meeting(s) on January 12, 2022. There will be no physical location for this meeting. Participants can join the meeting via Zoom. The meeting will begin at 9:00 a.m:

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

<https://us06web.zoom.us/j/86981107368?pwd=cVhxOFhuVGRNOTV3dHvTnRPOUZKdz09>

Meeting ID: 869 8110 7368

Password: 627930

The meeting is a public meeting. You are not required to attend; however, attendance is recommended. Pursuant to NAC 640C.070 your completed investigation results may be discussed. You may choose to have an attorney or other representative of your choosing present during the meeting, present written evidence, provide testimony, present witnesses relating to your character, alleged misconduct, professional competence, or physical or mental health. Please be aware you are one of many agenda items, and the Board may take items out of order. The meeting may last until 4:30 p.m.

If the Board determines it necessary, after considering your character, alleged misconduct, professional competence, or physical or mental health whether in a closed meeting or open meeting, it may take administrative action against you at this meeting. This informational statement is in lieu of any notice that may be required pursuant to NRS 241.034. This notice is provided to you under NRS 241.033.

In the event you need an interpreter, please provide one at your own expense.

If you have any questions, please feel free to contact the office at (775) 687-9955.

Sincerely,

A blue ink signature of Sandra J. Anderson, written in a cursive style.

Sandra J. Anderson
Executive Director

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