#### **NEVADA STATE BOARD OF MASSAGE THERAPY**

#### **AGENDA ACTION SHEET**

TITLE: Application Review (Education and Administrative)

MEETING DATE: March 30, 2022

**APPLICANT:** Brandon L. Romeo **REVIEW UNDER:** NRS 640C.700

#### **BACKGROUND INFORMATION:**

Required for Respondent:

Attend Probation Orientation

term of probation.

Cooperate fully with Board staff to administrate

Notify any change in address, phone number,

within 10 calendar days per NAC.640C.085(3)

establishment or employment to the Board office

AOTION

Mr. Romeo's massage application is before you today for review that could not be approved administratively. Mr. Romeo was arrested on August 4, 2016, for Battery by Los Angeles Sheriff's Office; November 24, 2018, for attempted murder with a deadly weapon by Las Vegas Metropolitan Police Department, additional charge added on November 28, 2018 for destroy property of another by Nye County Sheriff's Office; March 14, 2020 for DUI by Las Vegas Metropolitan Police Department; March 19, 2020 for probation violation (DUI arrest) by Nevada Department of Public Safety Parole and Probation; and listed as a person of interest from an incident on June 5, 2021 by Las Vegas Metropolitan Police Department. Mr. Romeo is requesting to be granted a license under NRS 640C.580 and is before you today for review under NRS 640C.700.

ACTION:	
Approved	
Denied - NRS 640C.700(3) and/or (9) and NAC.64	40C.410 (1)(t)
Probation – NRS 640C.700(3) and/or (9) and NAC	
Tabled - NRS 640C.700(3) and/or (9) and NAC.64	
PROBATION CONDITIONS: Per NRS 640C.710 Op	tions for Respondent:
A. Report all contact with law enforcement	☐ B. Refrain from providing outcall services.
personnel within 48 hours after such contact occurs.	
C. Submit employment offers to the staff of the	☐ D. Submit to a random drug test at respondent's
Board for review and approval.	expense.
☐ E. Complete an ethics course of ☐ CEU hours	F. Submit to the Board a complete set of
within 90 calendar days of licensure.	Fingerprints bi-annually/annually at licensee's
The state of the s	expense.
G. Take any other action that the Board deems	
appropriate -	

compliance

Responsible for all administrative fees incurred

Comply with all laws governing massage therapy

Take any combination of the actions set forth in

by the Board as a result of their probation

paragraphs (a) through (g), inclusive.

Board Meeting Application review: Brandon Romeo:

6/5/2021: Person of interest by Las Vegas Metropolitan Police Department (LVMPD) for Domestic Battery.

Statement from records request received by LVMPD.

Upon arrival I made contact with the person reporting later identified verbally as SP, who stated his partner of six (6) months, Brandon Romeo, left on foot upon officers' arrival. SP stated Romeo and him were drinking alcohol last night and this morning they got into a verbal argument and SP asked Romeo to leave. Romeo got upset and began throwing items at SP, specifically a banana that hit SP on the left ring finger, causing a small blue bruise on his knuckle. SP stated he told Romeo if he did not leave, he was going to call the police, Romeo left on foot upon officers' arrival. SP stated he and Romeo have been dating for six (6) months. SP injuries include a bruised knuckle on his left hand. Due to the fact domestic relationship was established between SP and Romeo, to which they have been dating for six (6) months and a battery occurred where a visible injury was observed on SP left knuckle. Probable cause exists for Domestic Battery due to the fact Romeo was gone upon officers' arrival, an arrest was not made, an incident crime report was taken.

**3/19/2020:** Arrested for Violation of probation by NV DPS Parole and Probation. Arrested on 3/14/2020 for DUI by LVMPD is a direct violation of probation order.

**3/14/2020:** Arrested for DUI by LVMPD – Found guilty at trial.

Romeo was arrested for DUI, basic speed 11-15 over posted limit and fail/maintain lane/improper lane change.

No narrative received by LVMPD. Criminal complaint from Romeo within documents.

11/14/2019: Crash — Left scene: No arrest notated on background. Received traffic crash incident report from LVMPD while completing records request.

Crash occurred at 0436 am on 11/14/2019. Officers arrived on scene at 0449 am on 11/14/2019. V1 was a white Chevrolet traveling west on Spring Mountain Road in T3 of 3 west of Valley View Blvd. While traveling west V1 veered right leaving the roadway right over a raised curb. Once off the roadway the right front of V1 struck a light pole. V1 was redirected back into the roadway before coming to a stop. Once V1 came to a stop D1exited his vehicle and fled the scene. Since D1 failed to maintain his travel lane he was found at fault. AIC was based on V1 leaving the roadway. No parties claimed injury.

On 11/24/2019, Brandon Romeo arrived at LVMPD traffic Bureau and provided a written statement admitting to operating V1 at the time of the collision. Romeo states that he only recalls a side impact and airbag deployment. Romeo blames his anxiety for "kicking in" resulting in his departing of the collision scene. Romeo was found at fault for failing to maintain a travel lane and the applicable hit and run charge.

**11/28/2018:** Arrested by Nye County Sheriff's Office for Attempted murder with added charge of Destroy Property of another – Found guilty and was sentenced to 3 years of probation with special conditions.

11/24/2018: Arrested by LVMPD for Attempted murder with deadly weapon.

Statement from records request received by LVMPD and Nye County Sheriff's Office (NCSO).

**Statement 1:** (N. Augustine) At approximately 0528 hours on November 24, 2018, I was dispatched to Pahrump, NV Lakeside Casino, in reference a male that appeared to have been in a physical altercation. Upon arrival, I immediately observed a Hispanic male adult sitting at a slot machine inside of the business surrounded by Lakeside staff. The male was alert but appeared disoriented. The male was wearing black socks, black boxer briefs and a blue shirt. The male

identified himself as RG. While speaking with RG, I observed his face to be bloodied with a large hematoma on the left side of his forehead containing a large gash. It appeared that RG had stab wounds on his arms and legs. It should be noted that RG was uncooperative and was not able to explain how he obtained his injuries. Due to the extent of RG injuries, he was transported to the Mercy Air Helipad by Pahrump Fire Department Medics and flighted to local hospital for treatment.

During my time at Lakeside Casino, an unknown male entered the business and stated that he observed RG running northbound on Homestead Road. Lakeside staff confirmed the witnesses account of events. When RG was run through the NYE County Sheriff's Office dispatch, he returned with an address of XXXX S. Homestead Rd. The area in which the witness advised they had observed RG running from.

Once RG was in the card and custody of medics, NCSO Deputies to include myself relocated to XXXX S. Homestead Rd. Once there, we located a multiple acre property with three white trailers with blue trim. Upon walking the property, we observed blood drops at the entrance to Unit B. Contact was make with the occupant. It was learned that the occupant was RG brother AG. While speaking with AG, he advised that RG lived in the rear of the property in Unit C. I then relocated to the rear of the property with other NCSO deputies. While approaching the residence, I observed a vehicle with the windows to be broken. The damage to the vehicle appeared to be fresh as glass fragments from the vehicle's windshield were still on the hood of the vehicle. I also observed multiple windows to be broken in which it appeared items were thrown out from the inside of the residence. I observed multiple droplets of blood and a large kitchen knife, approximately nine (9) inches in length a short distance away from the vehicle with blood droplets next to it at the front door. It should be noted that the front door of the residence was ajar. Due to exigent circumstances, the residence was then cleared to ensure no person was inside that needed immediate medical attention. Once inside, I observed blood throughout the residence and the residence to be in complete disarray. There was glass from broken mirrors and broken windows throughout the entirety of the residence. There were multiple puncture marks in multiple walls and doors from what appeared to be from a knife. Once in the bedroom of the residence, I observed a frying pan on the bed that was dented and bent out of shape laying by the pillow area. In the connecting bathroom to the master bedroom, it appeared as if the door was kicked in where the attack continued.

Once the residence was cleared and no person was inside needing immediate medical attention, I once again began speaking with AG. AAG advised that there should be a black Toyota sedan at the residence in which belonged to his mother. This vehicle was not on scene. AG further advised that RG had a boyfriend over who had a small white dog. The boyfriend and the white dog were also missing from the residence. Contact was made with the owner of the vehicle and the vehicle was entered in NCIC as being stolen at the owner's request.

Through the course of the investigation, a telephone number was collected for a male with the first name of Brandon. It should be noted a male name Brandon is the current boyfriend of RG and Brandon was photographed with RG and his family on Thursday, November 22, 2018. Brandon is said to have owned a small white dog. A photograph was also obtained during the course of the investigation and shown to AG in which AG confirmed this was the male that was with RG who owned the white dog who was visiting the property. Once the phone number was obtained, a TLO records check was run. The phone number returned to Brandon Romeo.

**Statement 2:** On November 24,2018 at approximately 0700 hours, Deputy J. Bissell was dispatched. Upon arrival, deputies advised that they had discovered a large amount of Marijuana plants growing inside of XXXX S. Homestead Rd, belonging to AG, who resided in the residence. AG advised deputies that he did not have a marijuana license to be able to cultivate. I was advised by Sgt. Fowles to seize the marijuana plants and book them into evidence. Deputy Cooper and I took possession of 27 mature marijuana plants and 50 starter plants. The plants were taken and booked into the Nye County Sheriff's Office evidence room.

**Statement 3**: On 11/24/2018 at approximately 0800 hours, I assisted on a stabbing call at XXX Homestead Road. Once a warrant was obtained, I stayed on scene and executed the search warrant and obtained photographs along with evidence. My initial walk through and observations are as follows:

When I approached Unit C, I observed a red Nissan pickup truck with Nevada plates pared next to the residence. The pickup truck had its front windshield and side windows smashed. I observed droplets of blood on the hood. I observed two large rocks sitting by the truck. Once was on the passenger side and the other was in front of the driver's side wheel. On the front porch there was a bread knife on the ground. There was a droplet of blood near that knife. I was not able to determine if there was blood on the knife itself. Standing in front of the residence, I also observed that the two windows had been broken. There was glass all over the ground near the second window. It appeared something had been thrown out of that window. There was a space heater on the ground just under that window. The space heater had several droplets of blood on it. There was blood on the punching bag. The front door jamb was damaged and had blood on it.

The front door was opened. There was blood spatter on the upper part of the door. As I looked inside of the residence, I observed glass all over the carpet. I observed blood on the carpet. There was furniture that had been thrown about. There was paper and other items all over the floor. Anywhere you stepped was a broken glass. The front living room window that was broken had a rock that was thrown from the outside. The rock was lying on the living room floor in front of the couch. There was broken glass all over the couch that was in front of the window. There was a screwdriver that was located on the couch. There was blood spatter on the TV as well as on the fake plant next to the TV.

In the kitchen there was also a broken window. There was blood on the floor, counter, cupboards and dishwasher. I observed a pair of kitchen scissors in the kitchen garbage. There were numerous empty beer cans lying on the floor in the kitchen.

The dining room had two metal end tables that appeared to have been thrown behind the table. There was broken glass and blood in that area. There was a hole in the wall, as well as blood on the wall.

On the west side of the residence where the master bedroom and laundry room were, there was cast off blood spatter, as well as what appeared to be stab marks in the wall. Hater counted six (6) stab marks in the wall. The cast off of the blood also went on the laundry room door. There were smudged blood marks on the door jamb of the laundry room.

The master bedroom door had what appeared to be stab marks in the door. There were eleven (11) marks. There was also blood on the door. The room was basically destroyed. The mirror on the dresser was smashed. The TV and stereo were on the floor. The bedroom window was broken. This window was the second window on the front of the house. There was blood on the bed pillows. The sheet on the bed appeared to have been slit open. There was a black "metal" type frying pan on the bed. The frying pan was damaged. It was dented inwards, and the handle was broken. There was a medium sized rock lodged into the wall in the bedroom. There was cast off blood on the ceiling, door and wall of the master bedroom. In the master bedroom it appeared as if a mirror had been broken. It looks as if the mirror was on the medicine cabinet. The door that leads to the toilet and tub was kicked in. There was a shoe print on the door.

As I walked outside to the rear of the residence, I observed another black "metal" frying pan that was in the dirt. It appears this was thrown out of the kitchen.

Photographs were taken of the items collected. There is what appeared to be blood on the rocks, both pairs of scissors and on the prying pan. The shoe print that was on the bathroom door appears to have faded from the part of the door being placed in an evidence bag.

While I was on the scene, the victim, RG had been released from the hospital and arrived at the residence. I briefly spoke with RG and asked him if he remembered anything? RG stated that he couldn't remember anything at all. RG stated that

he recalls drinking and going to the bar on Gamebird. RG stated that he remembered getting into an argument with Brandon but doesn't recall what it was over.

I asked RG if his house was normally "trashed" or was all of the damage done the night before? I then asked RG if he would be willing to walk through the residence with me? I advised that he was not able to remove anything. However, he did not have any shoes and I gave him a pair of shoes. Especially since the house literally had glass all over the floors.

RG was in shock as we walked in. RG stated that his house was a mess before, but not like it was. RG had tears in his eyes as he looked around. RG stated that he can't believe he can't remember what happened.

Court documents received indicate a guilty plea agreement for Injury to other property \$250.00 to \$5000.00 was accepted. Guilty plea includes probation. Documents attached.

**8/04/2016:** Arrested for 1 count of Battery, spouse/ex-spouse/date by Los Angeles Sheriff's Office. Case later dismissed – due to delay.

No disposition or court documents received.

NRS 640C.700 Grounds for refusal to issue license or for disciplinary action. The Board may refuse to issue a license to an applicant, or may initiate disciplinary action against a holder of a license, if the applicant or holder of the license:

- 3. Has been convicted of a crime involving violence, prostitution or any other sexual offense, a crime involving any type of larceny, a crime relating to a controlled substance, a crime involving any federal or state law or regulation relating to massage therapy, reflexology or structural integration or a substantially similar business, or a crime involving moral turpitude;
  - 9. Has, in the judgment of the Board, engaged in unethical or unprofessional conduct;

## NAC 640C.410 "Unethical or unprofessional conduct" interpreted. (NRS 640C.320, 640C.700)

- 1. As used in subsection 9 of NRS 640C.700, the Board interprets the phrase "unethical or unprofessional conduct" to include, without limitation:
- (t) Endangering the safety of the general public, clients or coworkers by making actual or implied threats of violence or carrying out an act of violence.

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: OL211015072404

Fee: \$30.00

#### **APPLICATION INSTRUCTIONS**

Please read the following instructions carefully before completing the application. Incomplete applications will cause delays in processing your application. If you have any questions about completing this application, visit our website listed above and click the FAQs tab.

- 1. Did you complete/graduate from a program of Massage Therapy with at least \$50
- Yes No

hours?:

- (iii) Yes (iii) No
- 2. Did you take and pass the National Exam (NESL, NCETM, NCETMB, MBLEX, IASI, ITEC, ARCB, IIR and NCBTMB-R)?:

#### Section 1: Personal Information

- Include 1 current passport quality photo No emailed photos or faxes will be accepted
- No larger than 2" x 2", front view of FACE no profile
- Must be taken against a solid white background
- We will NOT ACCEPT the photo if you are wearing a hat, sunglasses, or anything obstructing any portion of your

Application Type:	🧓 Massage Therapist	$\bigcirc$ Structural Integration	() Reflexology
Applicant Name			

Last Name: ROMEO First Name: BRANDON

Middle Name: L.



LIST	all	legal	names	previously	or	currently	being	used	рÀ	λап	:

No record found.

Mailing address:

Street :

City:

State:

Residence address (if different than the mailing address): 

Same as malling address

Street:

City:

State:

Zip :

Social Security Number:

Date of Birth:

Place of Birth: Whittier

Gander: (a) Male () Female

Home/Cell Phone:

Indicate the appropriate selection; which address you would prefer to be public knowledge.

O Home Malling O Business

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

notifications)  () Yes (a) No		K E				
Section 2 : Child Support Inf	ormation (Pursuant to NRS	640C.430)				
Mark the appropriate response	e (fallure to mark one of the t	hree WIII result in denial of y	rour application):			
☑ I am NOT SUBJECT to a court order for the support of a child.						
I am SUBJECT to a cour	I am SUBJECT to a court order for the support of one or more children and am in compliance with the order or					
am in compliance with a	plan approved by the district	attorney or other public ago	ency enforcing the order for			
the repayment of the ar	nount pursuant to the order.					
☐ I am SUBJECT to a cour	t order for the support of one	or more children and am No	OT in compliance with the order			
or am NOT in complianc	e with a plan approved by the	e district attorney or other p	ublic agency enforcing the			
order for the repayment	of the amount pursuant to the	ne order.				
Section 3 : Previous Licensu	re Information					
Previous Licensure : List all jurisdictions/states in v Integrationist.	vhich you have ever been lice	nsed as a Massage Therapis	ts, Reflexology or Structural			
Check here if you have ne	ver been licensed in any state	giurisdiction.				
Ucensure information is not requir	ed because you have checked "Sig	n off from Local jurisdiction to fo	llow".			
Section 4 : Training and Edu	cation					
Training:  Contact registrar of your schol  Massage Therapy.  Diploma may be provided by s		iclal transcripts malled direc	tly to the Nevada State Board of			
Name of School	Clty/State	Years from and to	Hours Completed			
European Massage Therapy School	Las Vegas	2021 - 2021	610			
Transcript(s)						
Document Name	User Defin	ed Document Name	Document Link			
OL211015072404-170908-Transcr	ipt.pdf EUROPEAN-Ti	RANSCP	Document Detail			
Section 5 : National Exam						
140						
Exam Taken	Where Taken	Da	te Taken			
MBIEx	Las Vegas NV	10/	15/2021			
National Exam Status :	ass					
Date Received ;	0/18/2021	Score Report Receiv	ved 🗹			
Document Name	User Defined Do	ocument Name	Document Status			
OL211015072404-171181- ScoreReportCard.jpg		MBLEX	Pass			

# Please review the information you provided on this page carefully before submitting. Once saved and submitted, this cannot be changed. 1. Have you ever had any disciplinary proceedings instituted against you relating to your license to practice massage, reflexology or structural integration? ( Yes ( 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 ( No If Yes, please explain in below textbox: 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

Section 6 : Application Screening Questions

#### 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 CIIS 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: ROMEO

First Name: BRANDON

Middle Name: 1YNN

Street:

City:

State:

Zip:

Date: 10/24/2021

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 you ever served in the military: ( ) Yes ( ) No
i	Branch(es) of Service: (Check all that apply)
į	Army/Army Reserve
1	Marine Corps/Marine Corps Reserve
1	□ Navy/Navy Reserve
ł	Air Force/Air Force Reserve
ļ	Coast Guard/Coast Guard Reserve
1	National Guard
1	Military Occupation Speciality/Specialities:
1	Date(s) of Service: From To
des	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, BRANDON ROMEO 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 falling to furnish required information on this application may be cause for the denial, suspension or revocation of my ficense to practice massage therapy, structural integration or reflexology in the State of Nevada.

Name: Brandon lyπn romeo Date: 10/24/2021

#### Upload

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?

( 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?

O 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	OL211015072404-171181-ScoreReportCard.jpg	MBLEX
Transcript	OL211015072404-170908-Transcript.pdf	EUROPEAN-TRANSCP
Certificate of Completion	211015072404-170882-Certificate-of-Completion.jpg	
Photo	13801-170881-ROMEO, BRANDON.jpg	
Social Security Card	OL211015071503-170643-Social-Security-Card.jpg	
Government Issued ID-Card	OL211015071503-170642-Government-Issued-ID-Card.jpg	
Application Fees		

#### **Application Fees**

All fees are non-refundable.

Fee Detail(s)

Payment Detail(s)

Payment Method: Amount Pald:



# EUROPEAN MASSAGE THERAPY SCHOOL, Inc. 9440 W SAHARA AVENUE, SUITE 250 LAS VEGAS, NV 89117

# OFFICIAL TRANSCRIPT

Credential: Diploma OFFICE OF THE REGISTRAR

NAME:	Brandon Romeo	SOCIAL SEGURITY #:	
ADDRESS:	1 :41	CITY	STATE
DATES OF	1-11-2021 to 9-24-2021	GRADUATION DATE:	9-24-2021
ATTENDANC	Ei		

COURSE	COURSETITLE	Hours	GRADE	(	RADING SYSTE	EM
	THE PARTY OF THE P			Grad	e Description	G.P.A.
BUS 111	Ethics and Business Practices .	40	A	A	Excellent	4.0
SCI 101	Anatomy and Physiology I	32	A	В	Good	3.0
SCI 102	Anatomy and Physiology II	56	С	C	Average	2.0
SCI 103	Anatomy and Physiology III	32	С	D	Unsatisfactory	1.0
MAS 101	Swedish Massage I	68	A	F	Failure	0.0
MAS 102	Swedish Massage II	52	A	P	Pass	
MAS 121	Chair Massage	20	A	I	Incomplete	
MAS 106	Clinical Practice I*	28	Р	W	Withdrawal	
MAS 115	BMT and Therapeutic Massage	24	В	TC	Transfer Credit	
SCI 104	Kinesiology	28	С		European Massage	
SCI 105	Pathology	40	С	The	erapy School is accrediting Bureau of I	dited by
MAS 122	PNF Stretching	24	В		ecation Schools (ABH approved by	
MAS 125	Introduction to Affiliated Therapies*	76	Р		Nevada Commission Postsecondary Educa	on
MAS 107	Clinical Practices II*	66	Р	· was	r delactoridary Educati	10
MAS 131	Oriental Massage Techniques*	12	Р	13	SCHOOL STAMP	
NEC 101	National Exam Preparation*	12	Р			to far
	Program Total	610	GPA: 3.09			-
Final Writt				11.00		

Date: 9/27/2021

Director;

THIS TRANSCRIPT IS OFFICIAL ONLY IF SIGNED AND EMBOSSED WITH THE SCHOOL SEAL Student in Good Academic Standing unless indicated otherwise



# European Massage Therapy School

Nechter in Service in the service in



This Certifies That

# **Brandon Romeo**

has successfully completed the Course of Study prescribed in

**Massage Therapy (610 hours)** 

and is awarded this

Diploma

NSBMT

OCT 1 8 2021 (S

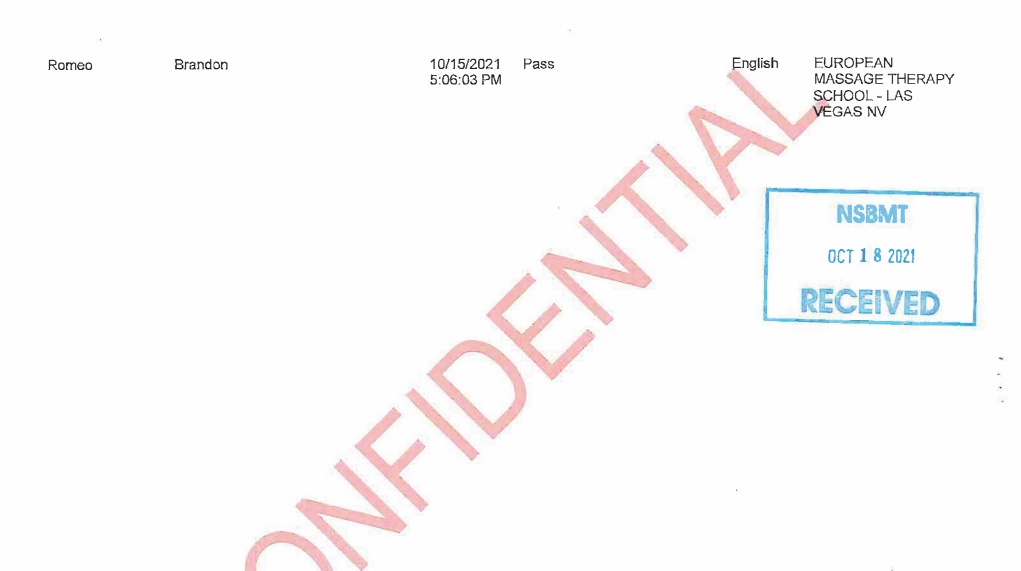


Given in Las Vegas, Nevada on this 23rd day of September 2021

Director



Manager





# Nevada State Board of Massage Therapy

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

Email: <a href="mailto:nvmassagebd@lmt.nv.gov">nvmassagebd@lmt.nv.gov</a>
Website: <a href="mailto:http://massagetherapy.nv.gov">http://massagetherapy.nv.gov</a>

December 10, 2021

Brandon L. Romeo

Re: DISPOSITION OF RECORD

Dear Mr. Romeo,

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 **04/30/2022**. 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 <a href="mailto:nvmassagebd@lmt.nv.gov">nvmassagebd@lmt.nv.gov</a>.

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.

8/4/16) I was arrested on 8/4/16 for arguing with an ex boyfriend outside of my Home in la puenteca for stealing my venicle. The cops were called and I was arrested for stealing my venicle. The car keys away from my Ex who had shown up grabbing the car keys away from my venicle without permission to my house weeks after driving my venicle without permission to my house weeks after driving my venicle without permission. The case was later dismissed in court after 1706 my side of the incident case incidents: 1/24/18) Me & my Ex had a dispute & He was drunkenly arguing with Me. at my defense I was trying to arrange a ride Home from this Family when the dispute took place. After leaving a Boir their was a dispute inside this home + we both where angreg throwing objects at each other. He began to wrestle with me + 1 ceft included of the achieves. to defend myself. Not knowlingly he had apparently been Found later at a gasstation with cuts that Doked Similarto stab wounds. An investigation was done + Recruited of Me being accorded of using any weapon to injur thim. I was charged with injury to other property. In respect, I paid my time, faid my thus and received Honorable discharge from the judgesture of the paid he havior while on probation. 3/14/20 + 3/19/20) I was arrested for a pure centre one Immediately after I was pulled over For not using my Blinker. Because, I was on proportion I did receive a violation towards my 11/2418 cuse + was Extended probation. Incontitully, I Served my time + Learned From my mistakes. I Housever, was at a dark time in my life. I However, Have done Years of counseling, paid ALL my fines + Have

graducited school of Found my passion. Beautile of this all ram a better person today who has proven that Deaple do Change of chances should be given to those who do



# **NOTARIZED STATEMENT**

# Certified Driving Center LLC

\$60 DUI School 440 Marsh Ave, Reno NV 89509 775-562-0505

DMV License #DUI000049976
Email: Info@CertifledDrivingCenter.com

# To Whom It May Concern: Brandon L Romeo \_\_\_\_do hereby swear that I completed the \$60 DUI Course, quizzes, and final exam without assistance of any other person. I also completed the Victim Impact Panel. Ergadon Lynn romes \_08/09/2021\_ Student Signature Date Print Students Name Virginia STATE OF: buckingham COUNTY OF: In the state of \_\_\_\_\_ , and before me, a Notary Public in and for the above state Virginia and county (student) \_\_\_\_\_Clark County - Nevada personally appeared, known to me or proved to be the person named in and who executed the foregoing instrument, and being first duly sworn, such person acknowledged that he or she executed said instrument for the purposes therein contained as his or her free and voluntary act and deed. Splu Datyl ) (Seal) **Notary Public**

REGISTRATION NUMBER
7912600
CONNICSON EXPRES
Jenney 35, 2025

My commission Expires 01/31/2025

DEC 2 8 2021

**NSBMT** 

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA DEC 2 8 2021

# HE STATE OF NEVADA,

Plaintiff.

CASE NO: 20M05064X

DEPT NO: 13

DA CASE NO:

BRANDON LYNN ROMEO, aka, Brandon Romeo #8391164,

Defendant.

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CRIMINAL COMPLAINT

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The Defendant above named having committed the crimes of DRIVING UNDER THE INFLUENCE (Misdemeanor - NRS 484C.110, 484C.400, 484C.105 - NOC 53900); SPEEDING (Misdemeanor - NRS 484B.600,1c - NOC 53853) and FAILURE TO MAINTAIN TRAVEL LANE (Misdemeanor - NRS 484B,223 - NOC 53788), in the manner following, to wit: That the said Defendant, on or about the 14th day of March, 2020, at and within the County of Clark, State of Nevada,

# COUNT 1 - DRIVING UNDER THE INFLUENCE

did then and there willfully and unlawfully drive and/or be in actual physical control of a motor vehicle on a highway or on premises to which the public has access at State Route 171 and Clark County 215, Clark County, Nevada, Defendant being responsible in one or more of the following ways and/or under one or more of the following theories, to wit: 1) while under the influence of intoxicating liquor to any degree, however slight, which rendered him incapable of safely driving and/or exercising actual physical control of a vehicle, 2) while he had a concentration of alcohol of .08 or more in his blood, and/or 3) when he was found by measurement within two (2) hours after driving and/or being in actual physical control of a vehicle to have a concentration of alcohol of .08 or more in his blood.

# COUNT 2 - SPEEDING

did then and there willfully and unlawfully operate a motor vehicle at State Route 171 and Clark County 215, Clark County, Nevada, at a speed of 90 miles per hour in a zone posted 65 miles per hour.

2.1

# COUNT 3 - FAILURE TO MAINTAIN TRAVEL LANE

did then and there willfully and unlawfully fail to drive a motor vehicle as nearly as practicable entirely within a single lane while operating a motor vehicle at State Route 171 and Clark County 215, Clark County, Nevada, a highway with two or more clearly marked lanes for traffic traveling in one direction.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

07/13/20



20M05064X/jgd NHP EV# 200301112

P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080

Case No. CR9376 Department II The undersigned affirms that this document does not contain the social security number of any person.

FILED FIFTH JUDICIAL DISTRICT FEB 11 2018 Nye County Clerk Sarah Westfall Deputy

IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF NYE

THE STATE OF NEVADA,

Plaintiff,

VS,

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# AMENDED INFORMATION

BRANDON LYNN ROMEO,

Def.endant.

CHRIS ARABIA, District Attorney within and for the County of Nye, State of Nevada, informs the Court that BRANDON LYNN ROMEO, before the filing of this Amended Information, did then and there, in Nye County, Nevada, commit the following offenses, to wit:

INJURY TO OTHER PROPERTY, \$250 TO \$5000, in violation of NRS 206.310, 193.155(2), A GROSS MISDEMEANOR, committed in the following manner, to wit: That ON OR ABOUT NOVEMBER 24, 2018, in Pahrump Township, Nye County, Nevada, said Defendant did unlawfully, willfully, or maliciously, destroy or injure any real or personal property of another, and the value of the property affected or the loss resulting from such offense being \$250 or more but less than \$5000, to wit: damaging the windows, TV, furniture, tables, and other miscellaneous items in I's residence, in the area of 6421 South R Homestead Road:

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NSBMT DEC 2 8 2021 RECEIVED

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NYE COUNTY DISTRICT ATTORNEY

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		ii.						
	All of which is contrary to the form, force, and effect of the statutes in such							
	cases made and provided, and against the peace and dignity of the State of Nevada							
Witnesses and their addresses known to the District Attorney of Nye County								
	State of Nevada, at the time of the filing of th	nis Amended Information:						
	DETECTIVE ALEXANDRA FERNANDES NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA	**************************************						
	SERGEANT KAYCEE OTTESON NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA	DEPUTY CHRIS LEE HOPSON NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA 89060						
	DEPUTY MONIQUE MENDOZA NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA	SERGEANT ALAN SCHRIMPF NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA 89060						
	SERGEANT CORY FOWLES NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA 89060	DEPUTY NICHOLAS AUGUSTINE NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA \$9060						
	DEPUTY JOE L. MCGILL NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA 89060	DEPUTY ERIC ANDERSON NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA 8906						
		DEPUTY JOSETTE DUBOIS NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA 89060						
	INVESTIGATOR CRYSTAL BARAJAS NYE COUNTY DISTRICT ATTORNEYS OFFICE	DEPUTY BRYAN COOPER NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA 89060						
	PAHRUMP, NEVADA  DETECTIVE WES FANCHER	DEPUTY JOSHUA BISSELL NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA 89060						
NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA		DEPUTY BROOKE GENTRY NYE COUNTY SHERIFF'S OFFICE						
	TAMMY MCGILL NYE COUNTY SHERIFF'S CFFICE	PAHRUMP, NEVADA						
2000	PAHRUMA, NEVADA SEMAT	R GF						
	DEC 2 8 2021	an (#15)						

DATED this 11 day of February, 2019.

CHRIS ARABIA
NYE COUNTY DISTRICT ATTORNEY

GERARD 6. GOSIOCO
Deputy District Attorney



# NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080

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# CERTIFICATE OF SERVICE

I, Kayla Campuzano, Executive Legal Secretary, Office of the Nye County

District Attorney, P. O. Box 39, Pahrump, Nevada 89041, do hereby certify that I have served the following:

AMENDED INFORMATION in 5<sup>TH</sup> JDC Case No(s). CR9376 STATE v. BRANDON LYNN ROMEO

upon said Defendant(s) herein by delivering a true and correct copy thereof on

211119 to the following:

DANIEL E. MARTINEZ, ESQ. AT THE NYE COUNTY DISTRICT ATTORNEYS OFFICE IN PAHRUMP, NEVADA

Kayla Campuzane



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11/24/2018 Guithy plea

FILED FIFTH JUDICIAL DISTRICT

FEB 1 2 2019

Nye County Clerk

IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF NYE

THE STATE OF NEVADA.

Plaintiff,

Case No. CR9376

Department II

٧.

## **GUILTY PLEA AGREEMENT**

**BRANDON LYNN ROMEO,** 

Defendant.

COMES NOW, THE STATE OF NEVADA ("Plaintiff"), by and through CHRIS ARABIA, Nye County District Attorney, by GERARD G. GOSIOCO, Deputy District Attorney, and BRANDON LYNN ROMEO ("Defendant"), represented by Attorney DANIEL E. MARTINEZ, ESQ., and file this Guilty Plea Agreement in the above-entitled case.

I, BRANDON LYNN ROMEO, hereby agree to plead GUILTY to INJURY TO OTHER PROPERTY, \$250 TO \$5000, in violation of NRS 206.310, a Gross Misdemeanor, as more fully alleged in the charging document attached hereto as Exhibit "1".

My decision to plead guilty is based upon the plea agreement in this case, which is as follows:

1. In exchange for the Defendant's guilty plea and other conditions set forth herein, the Smsparake no recommendation at the time of sentencing.

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2.	Restitution will be determined by the Division of Parole and Probation of	the
	Department of Public Safety.	

- 3. The Defendant will be pleading guilty to one count of Domestic Battery, a misdemeanor, in NCSO LEA Number 18NY-3783, where the State will recommend the statutory minimums, a stay out of trouble order, and a ninetyday suspended sentence.
- 4. The State will forego prosecution of any additional charges arising from the instant case.
- 1. BRANDON LYNN ROMEO, expressly agree to the forfeiture of any and all electronic storage devices, computers, and/or related equipment and/or weapons or any interest in any electronic storage devices, computers, and/or related equipment and/or weapons seized and/or impounded in connection with the instant case and/or any other case negotiated in whole or in part in conjunction with this plea agreement.
- I, BRANDON LYNN ROMEO, understand and agree that if I fail to interview with the Department of Parole and Probation, fail to appear at any subsequent hearings in this case, test positive for a controlled substance at any subsequent hearing in this case without a valid prescription, or an independent magistrate, by affidavit review, confirms probable cause against me for new criminal charges including reckless driving or DUI, but excluding minor traffic violations, or I am found guilty at trial for new criminal charges, the State will regain the unqualified right to argue for any legal sentence and term of confinement allowable for the crime(s) to which I am pleading guilty, including the use of any prior convictions I may have to increase my sentence as a habitual criminal to

NSBAIT

DEC 2 8 2021





five (5) to twenty (20) years, life without the possibility of parole, life with the possibility of parole after ten (10) years, or a definite twenty-five (25) year term with the possibility of parole after ten (10) years.

Otherwise I am entitled to receive the benefits of these negotians stated in this plea agreement.

# CONSEQUENCES OF THE PLEA

RECEIVED

I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty the Court may sentence me to imprisonment in the Nevada Department of Corrections for a maximum term of not more than 364 days. I understand that I may also be fined up to two thousand dollars (\$2,000.00). I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for expenses related to my extradition, if any.

I understand that I am eligible for probation for the offense(s) to which I am pleading guilty. I understand that, except as otherwise provided by statute, the decision to grant or deny probation is in the sole discretion of the sentencing judge.

I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home, Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation and may receive a higher sentencing range.



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I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

I understand that if the offense(s) to which I am pleading guilty was committed while I was incarcerated on another charge or while I was on probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that if I am not a Us United Statement, any criminal conviction will likely result in serious negative immination consequences including but not limited to:





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- 1. The removal from the United States through deportation:
- 2. An inability to reenter the United States;
- 3. The inability to gain United States citizenship or legal residency;
- 4. An inability to renew and/or retain any legal residency status; and/or
- 5. An indeterminate term of confinement, with the United States Federal Government based on my conviction and immigration status.

Regardless of what I have been told by any attorney, no one can promise me that this conviction will not result in negative immigration consequences and/or impact my ability to become a United States citizen and/or a legal resident.

I understand that the Division of Parole and Probation of the Department of Public Safety may prepare a written report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. I understand that this report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report, if any, at the time of sentencing. Unless the Deputy District Attorney has specifically agreed otherwise, the Deputy District Attorney may also comment on this report.

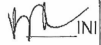
# WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the State would not be allowed to comment to the jury about my refusal to testify.

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- The constitutional right to a speedy and public trial by an impartial jury, 2. free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial, the State would bear the burden of proving beyond a reasonable doubt each element of each offense charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- The constitutional right to testify in my own defense. 5.
- 6. The right to appeal the conviction, with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction, based upon reasonable constitutional, includina challenge jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

# VOLUNTARINESS OF PLEA

I have discussed the elements of all the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of each charge against me at trial.

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I have discussed with my attorney any possible defenses, defense strategies, and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

believe that pleading guilty and accepting this plea bargain is in my best interest. and that a trial would be confrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea.

My attorney has answered all of my questions regarding this Guilty Pleal Agreement and its consequences to my satisfaction, and I am satisfied with the services provided by my attorney.

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Dated this day of Femous

Defendant

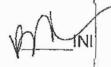
Agreed to on this \_\_\_\_\_ day of \_\_Fibruary

**NSBMT** 

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GERARD G. GOSIOCO Deputy District Attorney



# NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080

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# CERTIFICATE OF COUNSEL

I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:

- 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which the guilty plea(s) is/are being entered.
- 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
  - a. The removal from the United States through deportation;
  - b. An inability to reenter the United States;
  - The inability to gain United States citizenship or legal residency;
  - d. An inability to renew and/or retain any leant residency status; and/or
  - e. An indeterminate term of confinement, with the United States Federal Government based on my conviction and immigration status.

Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

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- 4. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with all the facts known to me and are made with my advice to the Defendant and are in the best interest of the Defendant.
- 5. To the best of my knowledge and belief, the Defendant:
  - a. Is competent and understands the charge(s) and the consequences of pleading guilty as provided in this agreement;
  - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily; and
  - c. Was not under the influence of intoxicating liquor, a controlled substance, or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.

Dated this 12 day of Feb

ATTORNEY FOR DEFENDANT



# FILED FIFTH JUDICIAL DISTRICT

MAY 0 3 2019

Nye County Clerk Deputy

Veronica Agullar

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT
OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

THE STATE OF NEVADA.

Case No. CR 9376

Dept. No. 2P

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Plaintiff,

JUDGMENT OF CONVICTION

BRANDON LYNN ROMEO,

Defendant.

On the 29th day of May 2018, the above-named defendant appeared before the Court, with his counsel, DANIEL MARTINEZ, ESQ., and entered a plea of guilty to the crime of INJURY TO OTHER PROPERTY, \$250 TO \$5000, a violation of NRS 206.310/193.155(2), a gross misdemeanor. The state was represented by GERARD GOSIOCO, ESQ., Deputy District Attorney.

On 29th day of April 2019, the Defendant appeared personally, with his attorney, DANIEL MARTINEZ, ESQ., for entry of judgment. The state was represented by MICHAEL VEITA-KABELL, ESQ., Deputy District Attorney. No sufficient legal cause was shown by the Defendant as to why judgment should not the pronounced against him. The Court adjudged the Defendant guilty of the crime of INJURY TO OTHER PROPERTY, \$250 TO \$5000, a violation of NRS 206.310/193.155(2), a gross misdemeanor.

The Court then sentenced the defendant to imprisonment in the Nye County Detention Center for a term of fhree hundred sixty-four (364) days. Said sentence is suspended and Defendant is placed on probation for a period not to exceed three (3) years, with the following

special conditions:

DEC 2 9 2021

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CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the documents on the and of record in my office.

BY: 12-78.202

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That the Defendant submit to a search of his person, property, vehicle, residence, or any area and/or thing under his control, at any time of the day or night without a warrant, for evidence of any crims or violation of probation by any Parole and Probation Officer or Peace Officer acting under their direction during the entire term of probation.

That the Defendant, at his own expense, obtains a substance abuse evaluation and if deemed necessary, enters and successfully completes a substance abuse counselling program approved by Nevada Parole and Probation, remain in a substance abuse counselling program until discharged by both the program director and his supervising officer.

That the Defendant, at his own expense, obtains a mental health evaluation and if deemed necessary, enters and successfully completes a mental health counselling program approved by Nevada Parole and Probation.

5 That the Defendant completely abstains from gambling in any way or from being present in a gambling establishment except for employment purposes during the term of his/her probation grant.

That the Defendant enter into an impulse control counselling program at his/her own expense and remain in said program for the entire term of probation, or until discharged by both the program director and the supervising probation officer.

That the Defendant completely abstains from the use, possession or consumption of any alcoholic beverage. Further that the defendant completely abstain from being present in any cocktail lounge, bar or similar establishment for which the primary purpose is serving alcoholic beverages, unless required to be so present during actual employment.

The Defendant shall not use, consume, possess or purchase any psychoactive substances, or any mind or mood altering substances, whatsoever throughout the entire term of his/her probation. This includes, but is not limited to: synthetic cannabinoids (K2/Spice) Synthetic Cathingnes (Bath Salts); cannabimetric substances, inhalants, Mitragyna sneciosa (Kratom), or



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Krockidile.

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The Defendant shall not use, consume, possess or purchase medical or recreational marijuana throughout the entire term of his/her probation grant,

That the Defendant, at his own expense, obtain any evaluation, and if deemed necessary, enter and successfully complete any counseling program approved by Nevada Parole and Probation.

That the Defendant have no contact with the victim or the victim's family during the entire term of her probation grant.

That the Defendant obtain his/her high school diploma or GED Certificate within the first year of his/her probation grant.

That the Defendant clears any and all warrants within 90 days of his/her probation grant.

That the Defendant comply with an imposed curfew by Parole and Probation as deemed necessary.

That the Defendant shall pay to the Clerk of the Court the sum of \$25.00 as an Administrative Assessment fee.

That the Defendant shall pay to the Clerk of this Court the sum of \$3.90 as a DNA Administrative Assessment fee.

That the Defendant shall pay to the Clerk of this Court a sum of \$500.00 in attorney fees.

That the Defendant shall pay to Nye County the sum of \$400.00 for preparation of presentence investigation report.

That all fines/fees are due by 06/28/19.

That the Defendant shall pay to the Nevada Department of Parole and Probation the sum of \$1,407.00 as restitution.

A That the Defendant sign a civil confession of judgment for the amount of restitution



fees owed and pay all applicable fees associated with the filing of the judgment, if any.

That the Defendant is given credit for eighty-one (8!) days pre-sentence time served.

IT IS FURTHER ORDERED that any bond in this matter be exonerated, unless previously ordered by this court for forfeiture or any other purpose.

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

DATED this \_\_\_\_\_\_ day of May 2019.

**NSBMT** 

DEC 2 9 2021

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# CERTIFICATION OF SERVICE

The undersigned hereby certifies that on the 3rd day of May 2019, she mailed (or

hand/fleet delivered) copies of the foregoing JUDGMENT OF CONVICTION to the following:

NYE COUNTY DISTRICT ATTORNEY 1520 E. BASIN AVE., SUITE 107 PAHRUMP, NV 89060 (HAND DELIVERED)

DANIEL E. MARTINEZ, ESQ. 552 E. CHARLESTON BLVD. LAS VEGAS, NV 89104 (HAND DELIVERED)

NEVADA DIVISION OF PAROLE AND PROBATION PAHRUMP, NV 89048 (HAND DELIVERED)

LOUISE MULVEY, Secretary to
DISTRICT JUDGE

## CERTIFIED COPY

The document to which this certificate is attached is a full true and correct copy of the documents on file and of record in my office.

DATE: 12-78.702





#### PRESENTENCE INVESTIGATION REPORT

The Honorable Robert W. Lane Department 2P, Nye County, Fifth Judicial District Court

Date Report Prepared: April 24, 2019

Prosecutor: Gerard G. Gosfoco, DDA

Defense Attorney: Daniel E. Martinez, Appointed

PSI: 566414

## I. CASE INFORMATION

Defendant Brandon Lynn Romeo

Case.

CR9376

ID: P&P Bin: 8391164 1004858374 PCN:

25789991

Offense Date: 11/24/2018

Arrest Date:

11/24/ 2018

Plea Date:

02/12/2019

Sentencing Date: 04/29/2019

# **II. CHARGE INFORMATION**

Offense:

Injury to Other Property, \$250 to \$5000 (GM)

NRS:

206.310

Category: N/A

NOC:

50905

Penalty: By a term of not more than 364 days in the county jail or by a fine of not more than \$2,000 or

by both fine and imprisonment.

**NSEMT** 

DEC 2 9 2021

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CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the documents on file and of record in my office.

BY:

DATE:

2-28-107

#### **III. DEFENDANT INFORMATION**

Address:

City/State/Zip:

NV Resident: Yes

SSN:

POB: Whittier, California

Date of Birth:

Phone:

Driver's License:

State: Nevada Status: Suspended

FBI:

SID:

Aliases: Brandon Romeo

Additional SSNs: None reported Additional DOBs: None reported

Alien Registration: N/A

US Citizen: Yes

Notification Required per NRS 630.307: N/A

Identifiers:

Sex: M Race: W/A

Height: 5'08

Weight: 150

Hair: Brown

Eyes: Brown

Scars: Dermal piercing on right cheek

Tattoos (type and location): Heart: right hand, 2nd finger to the left; Music symbol: left wrist; Moon: left

elbow; Rose: left forearm; Roman numeral for 04/01/2013: left shoulder (uv)

Social History: The following social history is as related by the defendant and is unverified unless otherwise noted:

Childhood/Family: Brandon Romeo was raised in La Habra, California and Fullerton, California by his single mother. His father has been in and out of his life, not a good role model. His father is addicted to drugs. He has been blessed with great family support. He was raised to be independent and responsible and was not around drugs or alcohol. The defendant lives with his brother in Las Vegas, Nevada. His remaining family members live in California.

Marital Status: The defendant is single, never married. He has been in an on and off relationship with the victim.

Children: The defendant has no biological children.

Custody Status of Children: N/A

Monthly Child Support Obligation: N/A

Employment Status: The defendant was hired on February 12, 2019, with Orange Theory working full-time in membership sales and works for People Ready, a temporary employment agency on an on-call basis. Previously, the defendant was a bartender with the Luxor Hotel and Casino, as a server with Flipping Good Burgers, and as a server with T.G.I. Fridays.

Number of Months Employed Full Time in 12 months Prior to commission of Instant Offense: 8

Income: Approximately \$1,600.00 per month

Other Sources: The defendant earns \$11.00 per hour through People Ready when work is available.

Assets: None reported

Debts: \$8,000.00 (credit card, legal fees, collections)

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CC#: CR9376

Education: The defendant completed through the 12th grade and graduated from Troy High School in 2013. He attended one year of classes with Fullerton College for business and communications. Additionally, he is taking online classes for personal training and nutrition.

Military Service: The defendant has not served in the military.

Health and Medical History: The defendant reports no medical concerns.

Mental Health History: The defendant has anxiety but reports no counseling or prescribed medications.

Gambling History: No gambling history was reported.

Substance Abuse History: The defendant first consumed alcohol at the age of 21. On the day of the instant offense, he stated he consumed a "couple of beers" and was buzzed. He believes alcohol to be problematic for him but is living in a home with rules and alcohol is not allowed. The last time he consumed alcohol was on the day of the instant offense. He reports use of marijuana once or twice a month but had used more when he had a valid medical marijuana card in California. He denies the use of any other controlled substances, past or present. He has volunteered for classes with Alcoholics Anonymous and for Domestic Abuse.

Gang Activity/Affiliation: Denied

#### IV. CRIMINAL RECORD

Records of the Pahrump Justice Court, Nye County Sheriff Office, Nye County District Attorney's Office, Federal Bureau of Investigation (FBI), National Crime Information Center (NCIC), and Scope reflect the following information:

Age at first arrest: 19 or younger 

20-23 

CONVICTIONS- FEL: 0

INCARCERATIONS- PRISON: 0

SUPERVISION HISTORY:

CURRENT- Probation Terms: 0

20-23 

CM: 0

JAIL: 0

DEC 2 9 2021

PRIOR TERMS:

Probation- Revoked: 0 Discharged: Honorable: 0 Other: 0
Parole- Revoked: 0 Discharged: Honorable: 0 Other: 0

Active Arrest Warrants: Warrant#: 4328127 Dated: 12/06/2018 Jurisdiction: Las Vegas Justice Court Charges: Operating Vehicle Without Nevada Registration (M) and Stop/Stand/Park in Restricted Parking Zone (M) Extraditable: Clark County only Bail Amount: \$596.00 (cash) or \$5,960.00 (bond)

Active Arrest Warrants: Warrant#: 4328129 Dated: 12/06/2018 Jurisdiction: Las Vegas Justice Court Charges: Operating Vehicle With Expired Plates or Registration (M), Basic Speed 1-10 MPH Over Limit (M), and Proof of Insurance Required (M) Extraditable: Clark County only Bail Amount: \$1,761.00 (cash) or \$17,610.00 (bond)

PRESENTENCE INVESTIGATION REPORT

BRANDON LYNN ROMEO CC#: CR9376 ION REPORT

DEC 2 9 2021

MSBMT

Page 4

Adult:

Offense: Disposition:

Arrest Date:

Offense:

Disposition:

11/24/2018

Attempt Murder Enhancement Deadly
Clark County,
Weapon (F)
Nevada

11/28/2018-Rebooked in Nye County:
LVMPD

Attempt Murder (F)

Disposition:

Case No. CR9376.
Case No. 18CR06000.
LEA 18NY-3783.
04/29/2019-Sentence date.

Additionally, the defendant was arrested, detained or cited for the following offenses for which no disposition is noted, prosecution was not pursued or charges were dismissed:

08/04/2016-West Covina, California: Battery: Spouse/Ex-Spouse/Date (M).

Supplemental Information: The defendant has an active Protective Order-Domestic filed under case number 18PODV00868 in the Pahrump Justice Court prohibiting contact with the victim (VC2259945) in the instant offense. The order expires on December 16, 2019.

Institutional/Supervision Adjustment: This defendant has never been supervised by Nevada Parole and Probation.

#### V. OFFENSE SYNOPSIS

Records provided by the arresting agency and the prosecuting agency reflect that the instant offense occurred substantially as follows:

On November 24, 2018, officers were dispatched to Lakeside Casino's convenience store for a male with injuries. The adult male victim (VC2259945) was on scene and bleeding from injuries all over his body. The male victim was transported by the Pahrump Valley Fire and Rescue for medical treatment. The victim was questioned prior to transport and stated that he couldn't remember anything at all except that he remembered drinking and going to the bar on Gamebird and getting into an argument with his on again, off again boyfriend Brandon Romeo, the defendant, but doesn't remember what they were arguing about.

The victim was subsequently flown to UMC Hospital for further treatment.

A search warrant was obtained and executed for the victim's residence located at ...

Upon arrival, a red Nissan pickup truck was parked next to the residence with the front windshield and side windows shattered and drops of blood were found on the hood. Two large rocks were located near the truck. A bread knife was on the front porch with drops of blood nearby. Two front windows were broken with glass all over the ground. The front door was open and upon entry, officers observed furniture thrown about, broken glass all over the carpet, a rock was on the living room floor, a screwdriver on the couch, and blood spatter throughout the area. The kitchen had a broken window, a pair of scissors was found in the garbage, empty beer cans scattered on the kitchen floor and blood spatter throughout the area. The dining room had a hole in the wall, broken glass, and more blood. Stab marks on the wall and blood spatter were near the laundry room. The master bedroom had broken furniture, sheets on the bed were slit open, a broken, dented frying pan was on the bed, and a rock was lodged in the wall and more blood spatter. The door to the master bathroom appeared to have been kicked in and the medicine cabinet mirror was broken. Photographs were taken and items for evidentiary purposes were collected and booked into evidence.

Additionally, officers discovered a large amount of marijuana plants. A total of 27 mature plants and 50 starter plants were seized and booked into evidence.

Brandon Romeo was subsequently arrested on a warrant in Clark County, Nevada by LVMPD.

#### VI. DEFENDANT'S STATEMENT

$\boxtimes$	See Attached		Defendant interviewed, no	statement submitted		Defendant not interviewed
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#### VII, VICTIM INFORMATION/STATEMENT

VC2259945: The victim did not respond to attempt(s) made to obtain victim impact information and/or documentation of financial loss. However, the victim has written a voluntary statement listing the damage to property for a total of \$1,407.00. A copy of this statement has been attached for the Court's consideration. If any further information is received, it will be provided at sentencing. Total Loss: -\$1,407.00-

VIII, CUSTODY STATUS/CREDIT FOR TIME SERVED

Custody Status: Released On Own Recognizance

CTS: 81 days

4 days-11/24/2018-11/27/2018 (CR9376, CCDC) 77 days-11/28/2018-02/12/2019 (CR9376, NCDC)

### IX. PLEA NEGOTIATIONS

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A Guilty Plea Agreement was filed that reflects that in exchange for the Defendant's plea of guilty to the offense of Injury to Other Property, \$250 to \$5000, a gross misdemeanor: the State will make no recommendation at sentencing; restitution to be determined by the Division of Parole and Probation of the Department of Public Safety; the Defendant will be pleading guilty to one count of Domestic Battery, a misdemeanor, in NCSO LEA 18NY-3783 and the State will recommend statutory minimums, a stay out of trouble order, and a ninety-day suspended sentence; and, the State will forego prosecution of any additional charges arising from the instant case.

#### X. RECOMMENDATIONS.

Based on information obtained and provided in this report, the following recommendations are submitted.

190 Day Regimental Discipline Program: N/A

Deferred Sentence Per NRS 453.3363, 458.300, 458A.200, 176A.250, 176A.280: N/A

FEES

Administrative Assessment: \$25.00

DNA Admin Assessment: \$3.00

**Domestic Violence Fee: \$0** 

Chemical/Drug Analysis: N/A

Attorney Fee: \$500.00

Extradition: \$0

**DNA:** \$150.00

Psychosexual Fee: \$0

SENTENCE

Minimum Term: N/A

Maximum Term: 364 days

Location: NDOC

Consecutive to/Concurrent With: N/A Probation Recommended: Yes

Probation Term: NTE 3 years

Mandatory Probation/

Prison: No

Fine: \$0

**Restitution:** \$1.407.00

NSBMI

Page 6

DEC 2 9 2021

STANDARD PROBATION AGREEMENT AND ROLLS

CC#: CR9376

1. Reporting: You are to report in person to histon of Farole and Probation as instructed by the Division or its agent. You are required to su mit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects.

2. Residence: You shall not change your place of residence without first obtaining permission from the

Division of Parole and Probation, in each instance.

- 3. Intoxicants: You shall not consume any alcoholic beverages (whatsoever) (to excess). Upon order of the Division of Parole and Probation or its agent, you shall submit to a medically recognized test for blood/breath alcohol content. Test results of .08 blood alcohol content or higher shall be sufficient proof of excess.
- 4. Controlled Substances: You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately notify the Division of Parole and Probation of any prescription received. You shall submit to drug testing as required by the Division or its agent.

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

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

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

8. Directives and Conduct: You shall follow the directives of the Division of Parole and Probation and

your conduct shall justify the opportunity granted to you by this community supervision.

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

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

- 11. Employment/Program: You shall seek and maintain legal employment, or maintain a program approved by the Division of Parole and Probation and not change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately reported to the Division.
- 12. Financial Obligation: You shall pay fees, fines, and restitution on a schedule approved by the Division of Parole and Probation. Any excess monies paid will be applied to any other outstanding fees, fines, and/or restitution, even if it is discovered after your discharge.
- 13. Special Conditions: In addition to the standard probation agreement and rules and conditions:
  - 1. Obtain substance abuse evaluation and/or mental health evaluation by a licensed professional and complete any recommended case plan, Drug Court, or education program pursuant to NRS 453.3363, if granted Diversion, as ordered by the Court or as deemed necessary by Parole and Probation.
  - 2. Do not use, possess or control alcohol or marijuana (medical or recreational), any controlled substances without a valid prescription, any synthetic cannabinoid, defined as a substance that mimics the effects of cannabis and is applied to plant material, commonly referred to as "Synthetic Marijuana," "K2," or "Spice," or the synthetic substance Kratom.
  - 3. The Defendant shall submit to Anger Management counseling and any counseling and/or other suitable life skills program as deemed necessary by Parole and Probation.
  - 4. Upon intake to probation, and thereafter throughout the probationary period and/or subsequent to search of digital storage media by the Division, you shall delete any and all social media accounts.
  - 5. Restitution to the victim(s) in the amount of \$1,407.00 as ordered by the Court, paid through the Division of Parole and Probation, and that monthly payments are made every thirty (30) days subject to modification based upon income as verified by the Division.
  - 6. Sign a Civil Confession of Judgment.

CC#: CR9376

7. Satisfy warrant(s) within the first 90 days of probation.

- 8. Enter and complete adult education program \*(English as a Second Language) (High School Diploma/GED).
- 9. Not to enter any establishment where alcohol is the major source of business unless employed therein.
- 10. No contact whatsoever with victim or victim's family.
- 11. No gambling or entry into any gaming establishment unless employed therein.
- 12. Comply with an imposed curfew by Parole and Probation as deemed necessary.
- 13. Pay all court fees within first year of probation.

Pursuant to NRS 239B.030, the undersigned hereby affirms this document contains the social security number of a person as required by NRS 176.145.

Per the Nevada Revised Statutes, any changes to factual allegations in the Presentence Investigation Report may be ordered by the court within 180 days of the entry of Judgment of Conviction. The prosecuting attorney and defendant must agree to correct the contents.

The information used in the Presentence Investigation Report may be utilized reviewed by federal, state and/or local agencies for the purpose of prison classification, program eligibility and parole consideration.

In accordance with current Interstate Commission for Adult Offender Supervision rules and requirements, all felony convictions and certain [gross] misdemeanants are offense eligible for compact consideration. Due to Interstate Compact standards, this conviction may or may not be offense eligible for courtesy supervision in the defendant's state of residence. If not offense eligible, the Division may still authorize the offender to relocate to their home state and report by mail until the term of probation is complete and/or the case has been completely resolved.

Respectfully Submitted,

Natalie A. Wood, Chief

Report prepared by: L. Thelaner DPS Parole and Probation, Specialist III

Approved by:

John R. Winters, Parole and Probation Sergeant Department of Public Safety Parole and Probation, Rural Command



# Subject Payment Receipt

Brandon Romeo

Number: 826232340111004858374 Receipt Date: July 28, 2021 In the Amount of: \$840.00

Subject ID Number: Tax ID Number:

Money Order Type: Money Order Number: Field Receipt #: MONYORDR 19-268673303 (Optional)

Received in Office: Reference Officer: 401 Rodriguez

Subject remaining balances as of this payment are as follows: (To be

reviewed with Officer)

	AND DESCRIPTION OF THE PARTY OF
Supervision Fee Balance: Restitution Balance:	0.00
House Arrest Balance:	0.00
Drug Test Balance:	0.00
DNA Balance:	0.00
Psych Test Balance:	0.00
Extradition Balance:	0.00
Parolee Loan Balance:	0.00
Bad Debt Balance*:	0.00
Last Account Update:	July 28, 2021

<sup>\*</sup>Bad Debt is an account that has not received a payment within 30 days of discharge, and every 30 days thereafter. The Bad Debt balance is before payment allocation.

Payment Allocated as follow-

BAO DE

Release From
Probation information
For pui case
Injury to other
Property case.

All PEES / RESTITUTION PAID.

NO IONGER ON PROBATION.

NSBMT

DEC 2 8 2021





IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

#### AND FOR THE COUNTY OF NYE

Case No.

Command:

Expiration:

File No.

Department No.

Supervision Grant:

THE STATE OF NEVADA.

Plaintiff

ROMEO, Brandon AKA Brandon Lynn Romeo

Defendant

DISCHARGE REQUEST

Offense: INJURY TO OTHER PROPERTY, \$250 TO \$5000 (GM)

Sentence: 384 DAYS NCDC, SUSP, 3 YRS PROB, \$1,407 REST, \$25/\$3/\$600/\$400

Employment:

Special Conditions

15 E tully true

CR9376

Southern

P19-0166

April 29, 2019

August 23, 2021

2P

file-end of second in my office document to which this certificate is attached and correct copy of the documents ERTIFIED COP

1. That the Defendant, at his own expense, obtain substance abuse evaluation and if deemed necessary, enters and successfully completes a substance abuse counseling program approved by Nevada Parole and Probation, remain in a substance abuse counseling program until discharged by the program director and his supervising officer; (Compliant — Mantal Health counseling @ Serenity. Subject completed SAE brought in letter dated 08/12/19)

2. That the Defendant is now expense, obtains a mental health evaluation and if deemed necessary enters and successfully completes a mental health counseling program approved by Nevada Parole and Probation; (Compliant — Mental Health counseling @ Serenity. S completed SAE brought in letter dated 08/12/19)

3. That the Defendant completely abstans from gambling in any way or from being present in a gambling establishment except for employment purposes during the term of his probation grant; (No known violations)

4. That the Defendant, at his own expense, enter into an impulse control counseling program and remain in said program for the entire term of his probation, or until discharged by both the program director and the supervising probation officer; (Compliant — Mental Health counseling @ Serenity. S completed SAE brought in letter dated 08/12/19

5. That the Defendant completely abstains from the use, possession, or consumption of any alcoholic beverage. Further that the defendant completely ebstain from being present in any cooktall lounge, but or similar establishment for which the primary purpose is serving alcoholic beverages unless required to be so present during actual employment; (Non-Compliant — Subject was arrested on 03/15/20, for DUI (197) (M)

6. That the Defendant shall not use, consume, possess or purchase any psychoscievs substances, or any mind or mood altering substances, whatsoever throughout the entire term of his probation. This includes, but not limited to: synthetic carriaginal representations (K2/splee) Synthetic Cathinones (Bath Seits); usunabimatric su That the Defendant, at his own expense, obtain substance abuse evaluation and if deemed necessary, enters and

8. That the Defendant, at his own excise, obtain any evaluation, and if deemed nearly, enter and successfully complete any courseling program approved by reveals Parole and Probation; (Compliant – Mental Health counseling @ Serenity. Subject completed SAE brought in letter dated 08/12/19)

9. That the Defendant have no contact with the victim or the victim's family during the entire term of his probation; (No known

violations)

10. That the Defendant obtain his high school diploms or GED Certificate within the first year of his probation; (Compliant — Subject provided proof of High School Diploma dated 2013 from Troy High School in Fullerton, California)

11. That the Defendant clears any and all warrants within 90 days of his probation; (Completed)

12. That the Defendant comply with an imposed curfew by Parole and Probation as deemed necessary; (Not deemed

12. That the Defendant comply with an imposed currew by Parole and Probation as germed necessary, (red germed necessary)

13. That the Defendant shall pay to the Nevada Department of Parole and Probation the sum of \$1,407.00 as restitution; (Compliant -- Restitution paid in full)

14. That the Defendant sign a civil confession of judgement for the amount of restitution fees owed and pay all applicable fees associated with the filing of the judgment, if any; (Compliant -- Fees paid in full)

15. Defendant shall pay the Nye Count Clerk at \$25.00 Administrative Assessment fee, a \$3.00 DNA administrative Assessment fee, a \$500.00 Attorney fee and a \$400.00 PSI fee; Fines and fees are due by 08/28/2019; (Compliant -- Subject paid all fines and fees, but did not pay by the due date of 08/28/2019)

16. That the Defendant shall comply with all terms and conditions of the Nevada Division of Parole and Probation's Standard Probation Agreement and the Rules and Conditions prescribed therein, and shall pay "supervision fees" as required by NRS 213.1076 and NAC 176.145, (Compliant -- Subject compliant with Supervision Fees)

#### Arrest:

Date: March 15, 2020

Offense: DUI (1st) (M)

Agency: Nevada Highway Patrol

Disposition: Guilty as Charged

Restitution: \$1,407.00

Balance: \$0.00

Fees/Fines: \$30.00/928.00

Balanca: \$30.00/\$0.00

Type of Discharge: Honorable

#### Commente:

The Defendant has fulfilled the conditions of their term of supervision satisfactorily. Therefore, the Division recommends that the Defendant be granted an Honorable Discharge from supervision.

Therefore, it is recommended that the Defendant be granted an Honorable Discharge from probation at this time.

Pursuant to NRS 2398.030, the undereigned hereby affirms this document does not contain the social security number of any person.

Officer:

M. Rodriguez, DPS Officer II Division of Parole and Probation mike.rodriguez@dps.state.nv.us

5640

Accompute

D. Zeamer, OPS Sergeant Division of Parole and Probation eu.vn.state.aqb@nameaxb

(702) 486-3061

DEC 29 2021



AUG 25 2021

Nye County Clerk Britteni Smith Deputy

# IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

#### AND FOR THE COUNTY OF NYE

	CERTIFIED COPY
*	The document to which this certificate is attached is a foll, thus and correct copy of the documents on file and obsecord in my office.
	Case No. CR9376

Department No. 2P

ROMEO, BRANDON

THE STATE OF NEVADA.

Plaintiff

Defendant )
AMEN AND PETITION AND ORDER HONORABLY DISCHARGING PROBATIONER

To the Honorable Judge ROBERT LANE, of the Fifth Judicial District Court of the State of Nevada, in and for the County of Nye, the Undersigned Chief Probation Officer for the State of Nevada now reports as follows concerning the above Defendant: Said Defendant was placed on probation by order of the Court for a term of 3 years, said Order being dated the 29 of April, 2019. Said Probationer has compiled with all of the conditions of probation, white under supervision in the State of Nevada.

THEREFORE, the undersigned recommends that said Probationer receive an honorable discharge and released from further supervision.

Pursuant to NRS 238B.030, the undersigned hereby affirms this document does not contain the social security number of any person.

Dated this 24 day of August 2021

Tom Lawson, Chief



#### 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 expires upon Judge's signature.

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

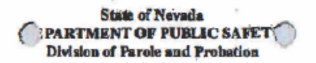
Dated this 25 day of August 2021.

ROBERT W. LANE

ROBERT LANE, District Judge

**NSBMT** 

DEC 2 9 2021



# RESTITUTION SCHEDULE AND AGREEMENT

Offender's Name: _I	Brandon Lynn Romeo	Social Security No.:	
BIN#:	1004858374	Sentence Date:	04/2.9/2019
Criminal CaseNo.:	CR9376	Discharge Date:	04/29/2022
PSI#: _566414	P & P Souther	n Command	
CoOffender(s):	N/A	****	
Total restitution	to be paid jointly and severally wi	th co-offender(s), if any:	\$
	Total restitution	n to be paid by offender:	\$1,407,00
		Total Amount Due:	\$1.407.40
paid in full. If the amo be paid sixty (60) days	unt of monthly payment does not ex prior to discharge.  INSTRUCTIONS FOR PAYM		
make restitution payme written instructions for print your name and So	not accepted. Do not leave the payer ents with each. Deliver your payments mailing payments. Do keep your scial Security number under your sitution Schedule and Agreement a	ent to the Division of Par- copy of the Money Orde gnature for proper identif	ole and Probation, or request r or Cashier's Check. Please lication.
Offender's Signature			Date
Officer's Signature/Cff	D		Date
Officer's Name (Print)	CID		
	NSBM	T	DATE: 12-28.202
	DEC 29,20	D21	BY: Yes of reserving my office.
	RECEIV		The document to which this certifical is a full, this shalloned copy of the on file and of researing my office.

# VICTIM RESTITUTION INFORMATION

Offender Name:	Brandon Lynn Rome	Social S	Security No.:		
1	Has case been previou	isly supervised and re	voked? _No		
Criminal Case No.:	CR9376		BIN No.:100485		374
Offense:	Injury to Other Prop	y to Other Property Sentence Date: 04/29/20		04/29/201	9
File No.:	P19-0166			04/29/2	022
Co-Offender(s):	N/A				
		er or Federal Tax Identifica			usiness. Please fill out
completely for each separate victim (personal or busidess). Form must be typed, not hand written.					
	NAME AND ADDRESS OF VICTIM(8)			-	AMOUNT DUE
Name:	Togstie to ad (				· ·
Social Security / Tax 1.1	D.#:			1	×
Address / Phone #;				- 1	
Victim #:	VC2259945			- 1	
Claim / Policy #:	1	(*)		- 1	
Date of Loss:	11/24/2018				
Account / Credit Card #					\$1,407.00
Name:					
Social Security / Tax I.	D. #:				
Address / Phone #:	1			1	
Victim #:				- 1	
Claim / Policy#:	1				(9)
Date of Loss:					
Account / Credit Card #	:				(4
Name:		CERTIFIED	COPY		57)
Social Security / Tax I.	D.#: The	The document to which this certificate is attached			
Address / Phone #:	is a	is a full true and correct copy of the documents			
Victim #:	on !	on lite and of record in my office.		€.	
Claim / Policy #:	BY	1		*****	
Date of Loss:	DAT	E: 12.28.20	24		
Account / Credit Card	k:		\		
Name:	*	Mon	BAT	7	
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Victim #:	1	DEC 2	9 2021		
Claim / Policy #:				1	
Date of Loss:	1	RECE	IVED	1	
Account / Credit Card	<u>#:</u>				
TOTAL AMOUNT DUE: \$1 40					\$1,407.00
					\$
		Total restitut	ion to be paid by	offender:	\$1,407.00
Total amount due:					\$1,407.00



# **NSBMT**



VIOLATION REPORT DEC 2 9 2021 March 18, 2020

TO THE HONORABLE ROBERT W. LANE FIFTH JUDICIAL DISTRICT COURT DEPARTMENT II, NYE COUNTY, NEVADA

RECEIVED

NAME:

ROMEO, Brandon

AKA; FILE#:

Brandon Lynn Romeo P19-0166

CC#

CR9376

SUPERVISION GRANT: 04-29-2019

ORIGINAL EXPIRATION:

04-29-2022

ADJUSTED EXPIRATION:

01-20-2022

CRIME:

INJURY TO OTHER PROPERTY, \$250 TO \$5000 (GROSS MISDEMEANOR)

SENTENCE: \$25.00 ADMINISTRATIVE ASSESSMENT FEE, A \$3.00 DNA ADMINISTRATIVE ASSESSMENT

FEE, A \$500.00 ATTORNEY FEE, \$1,407.00 RESTITUTION, AND A \$400.000 PSI FEE. FINES AND FEES ARE DUE BY JUNE 28, 20 I 9. DEFENDANT IS SENTENCED TO A TERM OF IMPRISONMENT IN THE NYE COUNTY DEFENTION CENTER FOR A TERM OF THREE HUNDRED SIXTY-FOUR (364) DAYS. SAID SENTENCE IS SUSPENDED, AND THE DEFENDANT IS PLACED ON PROBATION FOR A PERIOD NOT TO EXCEED THREE (3)

YEARS.

#### I. VIOLATION:

Intoxicants; Search; Directives and Conduct; Laws; Special Condition (5) That the Defendant completely abstains from the use, possession or consumption of any alcoholic beverage. Further that the defendant completely abstain from being present in any cocktail lounge, but or similar establishment for which the primary purpose is serving alcoholic beverages, unless required to be present during actual employment: On March 15, 2020, Mr. Brandon Romeo was arrested by Nevada Highway Patrol (NHP) and charged with Driving Under the Influence 1 " (Misdemeanor), Basic Speed 11-15 MPH over posed limit (Misdemeanor) and Failure to maintain lane / Improper lane change (Misdemeanor). The subject was placed in custody in Clark County Detention Center (CCDC).

On March 14, 2020 at 2313 hours an NHP Trooper observed a gray Audi sedan traveling at a high rate of speed in a marked 65 MPH zone. The Trooper observed the vehicle failing to maintain its travel lane. The Trooper conducted a traffic stop. Mr. Romeo was sitting in the driver's seat and while speaking to Mr. Romeo he observed Mr. Romeo eyes to be bloodshot and watery. There was a strong odor of an unknown alcoholic intoxicant coming from within the vehicle. The Trooper asked how much he's had to drink, and he stated nothing. After the Trooper advising him, he could smell the intoxicant Mr. Romeo then stated he had one drink, a pitcher of beer. Standard Field Sobriety Tests were conducted and based on the investigation the Trooper had probable cause to believe that Mr. Romeo was under the influence of an alcoholic intoxicant and that he was incapable of safely operating a vehicle. Mr. Romeo REFUSED to provide a Preliminary Breath Test (PBT) on scene.

While at CCDC Mr. Romeo REFUSED to voluntarily submit to a medically recognized test for Breath Alcohol Content (BAC) or blood draw. A telephonic warrant was granted at 0016 hours on March 15, 2020. The blood draw was completed without incident.

Financial Obligation: Special Condition (13) That the Defendant shall pay to the Nevada Department of Parole and Probation the sum of \$1,407.00 as restitution; Special Condition (15) Defendant shall pay the Nye County Clerk at \$25.00 Administrative assessment fee, a \$3.00 DNA Administrative Assessment fee, a \$500.00 attorney fee and a \$400.00 PSI fee; fines and fees are due by 6/28/2019; Special Condition (16) That

NAME: ROMEO, Brandon

CC#: CR9376 FILE#: P19-0166

the Defendant shall comply with all terms and conditions of the Nevada Division of Parole and Probation's Standard Probation Agreement and the Rules and Conditions prescribed therein, and shall pay "supervision fees" as required by NRS 213.1076 and NAC 176.145: On March 29, 2019, Mr. Romeo was ordered by the Court to pay restitution in the amount of \$1,407.00. On March 31, 2019, Mr. Romeo signed a Restitution Schedule and Agreement, agreeing to make minimum monthly payments on his Court Ordered Restitution in the amount of \$45.00 with said payment to begin June 1, 2019, and to be paid by the 15th day of each succeeding month until paid in full. As of March 18, 2020, Mr. Romeo has paid \$440.00 towards his Court Ordered Restitution. Mr. Romeo has a remaining balance of \$967.00

On March 29, 2019, Mr. Romeo was to begin making monthly supervision fee payments in the amount of \$30,00. The subject is 12 months in arrears, for a total of \$360,00 which is in violation of NRS 213.1076,1 (b).

Mr. Romeo was ordered by the Court to pay all fines by June 28, 2019. As of the date of this report Mr. Romeo has not made any payments towards those fines. Mr. Romeo owes \$928.00 to the Courts not including restitution as of March 18, 2020.

#### IL RESPONSE TO SUPERVISION:

Mr. Romeo has only been on probation for one year. His actions clearly demonstrate that he is unwilling to abide by the conditions imposed on him by the Court. Furthermore, his careless driving under the influence demonstrates that he is a continued public safety risk. The Division recommends his grant of community supervision be revoked.

#### III. WHE REABOUTS AND AVAILABILITY:

A hold was placed on March 15, 2020. The subject is in custody at Clark County Detention Center. As of March 18, 2020, credit for time served is 85 days. As of March 18, 2020, the subject has earned 99 days good time credits pursuant to NRS 176A. 500 (5).

#### IV. RECOMMENDATION:

It is recommended that the subject's probation be revoked.

Due to the above violation this offender will not have their probationary period reduced pursuant to NRS 176A.500(5).

As of March 18, 2020, if no further serious infractions occur, the projected discharge date will be January 20, 2022.

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

Respectfully submitted?

L. Marquez, DPS Officer II

Division of Parole and Probation

Southern Command, Las Vegas, NV

Lmanuez@dps.state.nv.us

TESUS Maciel
Print manie if other than above

C. Gallagor, D.S. Acting Sergeant Division of Parelle and Probation Southern Command, Las Vegas, NV Cgallagher@dps.state.nv.us

CERTIFIED COPY name Frother than above

The document to which this certificate is attached is a full, true and correct copy of the documents on file and of record in my office.

Approved:

BY:

RECEIVED

DEC 2 9 2071

1004858374\_1\_YR

State of Nevada
DEPARTMENT OF PUBLIC SAFETY
Division of Parole and Probation
Carson City, NV 89706

FILED FIFTH JUDICIAL DISTRICT

JUN 11 2019

Nye County Clerk

Criminal Case No. CR9376

THE STATE OF NEVADA

PROBATION AGREEMENT AND RULES

Sarah Westfall Deputy

ORDER ADMITTING DEFENDANT TO PROBATION AND FIXING THE TERMS THEREOF

L.

Plaintiff.

BRANDON ROMEO Defendant

DEFENDANT is guilty of the crime of \_\_INJURY TO OTHER PROPERTY, \$250 TO \$5000\_, a Gross Misdemeanor. DEFENDANT is sentenced to a term of imprisonment in the \_NYE COUNTY DETENTION CENTER \_\_for \_\_364 DAYS \_\_ Execution of that sentence is suspended and the DEFENDANT is hereby admitted to probation for \_\_THREE (3) YEARS \_\_ under the following conditions:

- Reporting: You are to report in person to the Division of Parole and Probation as instructed by the Division or its agent. You are required to submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects.
- Residence: You shall not change your place of residence without first obtaining permission from the Division of Parole and Probation, in each instance.
- Intoxicants: You shall not consume any alcoholic beverages <u>WHATSOEVER</u>. Upon order of the
  Division of Parole and Probation or its agent, you shall submit to a medically recognized test for blood/breath alcohol
  content. Test results of .08 blood alcohol content or higher shall be sufficient proof of excess.
- 4. Controlled Substances: You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately notify the Division of Parole and Probation of any prescription received. You shall submit to drug testing as required by the Division or its agent.
- 5. Weapons: You shall not possess, have access to, or have under your control, any type of weapon.
- 6. Search: You shall submit your person, property, place of residence, vehicle or areas under your control to search including electronic surveillance or monitoring of your location, at any time, with or without a search warrant or warrant of arrest, for evidence of a crime or violation of probation by the Division of Parole and Probation or its agent.
- 7. Associates: You must have prior approval by the Division of Parole and Probation to associate with any person convicted of a felony, or any person on probation or parole supervision. You shall not have any contact with persons confined in a correctional institution unless specific written permission has been granted by the Division and the correctional institution.
- Directives and Conduct: You shall follow the directives of the Division of Parole and Probation and your conduct shall justify the opportunity granted to you by this community supervision.
- 9. Laws: You shall comply with all municipal, county, state, and federal laws and ordinances.
- Out-of-State Travel: You shall not leave the state without first obtaining written permission from the Division of Parole and Probation.
- 11. Employment/Program: You shall seek and maintain legal employment, or maintain a program approved by the Division of Parole and Probation and not change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately reported to the Division.
- 12. Financial Obligation: You shall pay fees, fines, and restitution on a schedule approved by the Division of Parole and Probation. Any excess monies paid will be applied to any other outstanding fees, fines, and/or restitution, even if it is discovered after your discharge.
- 13. Special Conditions: SEE ATTACHED

NSBMT

DEC 2 9 2021

RE: Brandon Romeo

File Number: P19-0166 Case Number: 9376

#### 13. SPECIAL CONDITIONS OF PROBATION:

- That the Defendant, at his own expense, obtains a substance abuse evaluation and if deemed necessary, enters and successfully completes a substance abuse counseling program approved by Nevada Parole and Probation, remain in a substance abuse counseling program until discharged by both the program director and his supervising officer;
- That the Defendant, at his own expense, obtains a mental health evaluation and if deemed necessary, enters and successfully completes a mental health counseling program approved by Nevada Perole and Probation;
- That the Defendant completely abstains from gambling in any way or from being present in a gambling establishment except for employment purposes during the term of his probation grant;
- 4. That the Defendant, at his own expense, enter into an impulse control counseling program and remain in said program for the entire term of probation, or until discharged by both the program director and the supervising probation officer;
- 5. That the Defendant completely abstains from the use, possession or consumption of any alcoholic beverage. Further that the defendant completely abstain from being present in any cocktail lounge, bar or similar establishment for which the primary purpose is serving alcoholic beverages, unless required to be so present during actual employment;
- 6. That the Defendant shall not use, consume, possess or purchase any psychoactive substances, or any mind or mood altering substances, whatsoever throughout the entire term of his probation. This includes, but is not limited to: synthetic cannabinoids (K2/spice) Synthetic Cathinones (Bath Salts); cannabimetric substances, inhalants, Mitragyna speciose (Kratom), or Krockidile;
- 7. That the Defendant shall not use, consume, possess or purchase modical or recreational marijuana throughout the entire term of his probation grant;
- 8. That the Defendant, at his own expense, obtain any evaluation, and if deemed necessary, enter and successfully complete any counseling program approved by Nevada Parole and Probation;
- 9. That the Defendant have no contact with the victim or the victim's family during the entire term of his probation;
- 10. That the Defendant obtain his high school diploma or GED Certificate within the first year of his probation grant;
- 11. That the Defendant clears any and all warrants within 90 days of his probation grant;
- 12. That the Defendant comply with an imposed curiew by Parole and Probation as deemed necessary;
- 13. That the Defendant shall pay to the Nevada Department of Parole and Probation the sum of \$1,407.00 as restitution;
- 14. That the Defendant sign a civil confession of judgment for the amount of restitution fees owed and pay all applicable fees associated with the filling of the judgment, if any;
- Defendant shall pay the Nye County Clork at \$25.00 Administrative Assessment fee, a \$3.00 DNA Administrative Assessment fee, a \$500.00 Attorney fee and a \$400.00 PSI fee;
   Fines and fees are due by 6/28/2019
- 12. That the Defendant shall comply with all terms and conditions of the Nevada Division of Parole and Probation's Standard Probation Agreement and the Rules and Conditions prescribed therein, and shall pay "supervision feet" as required by NRS 213.1076 and NAC 176.145.

The Court reserves the right to modify these terms of Probation at any time and as permitted by law.

DATED Hay 102 2019, in the Fifth Judicial Bistrict Court of the State of Nevads, in and for the County of Nve.

June

ROBERT W. LANE

ROBERT LANE, District Judge

#### AGREEMENT BY PROBATIONER

I do hereby waive extradition to the State of Nevada from any State in the United States, and from any territory or country outside the continental United States, and I also agree that I will not contest any effort to return me to the United States or the State of Nevada. I have read, or have had read to me, the conditions of my probation, and fully understand them and I agree to abide by and strictly follow them. I fully understand the penalties involved should I in any manner violate the foregoing conditions. I have received a copy of this document and NRS 176A.850.

Brandon Romeo, Probationer

Date

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

Probation Officer

NSBMT

DEC 2 9 2021

RECEIVED

CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the documents on fits and of record in my office.

BY:

DATE: 12-28-2071

Steve Sisolak
Governor



Tom Lawson

Chief

Sheri Sliva Major

215 East Bonanza Road Las Vegas, Nevada 89101 Telephone (702) 486-3001 Fax (702) 486-3040

DATE:

January 07, 2022

TO:

Nevada State Board of Massage Therapy

FROM:

Officer M. Rodriguez

SUBJECT:

Brandon Lynn Romeo

#### TO WHOM IT MAY CONCERN:

Mr. Romeo started Probation supervision with us on April 29, 2019. During that time, Mr. Romeo has had a couple officers supervise him. I can only write about his compliance with myself and not other officers who supervised him before. I began supervising Mr. Romeo on October 01, 2020, until his Honorable Discharge date of August 31, 2021. During that time, Mr. Romeo made himself available for his monthly check ins and was always available to meet in person. Mr. Romeo satisfied all his fees with the Courts and with our department. Overall Mr. Romeo followed his terms of probation and completed the task to receive an Honorable Discharge from Probation. If you have any questions that need to be answered please do not hesitate to call me or email me.

Best,

M. Rodriguez, DPS Officer II Mike.rodriguez@dps.state.nv.us Division of Parole and Probation Southern Command, Las Vegas, NV

**NSBMT** 

JAN 07 2022



#### Nevada State Board of Massage Therapy

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

Email: <a href="mailto:nymassagebd@lmt.nv.gov">nymassagebd@lmt.nv.gov</a>
Website: <a href="mailto:http://massagetherapy.nv.gov">http://massagetherapy.nv.gov</a>

February 15, 2022

Brandon L. Romeo

Re: DISPOSITION OF RECORD

Dear Mr. Romeo,

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. Dispositions from the court(s) you appeared at regarding the attached highlighted arrest dates.
- 2. 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 04/30/2022. 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,

Tereza Van Horn Executive Assistant

Enclosed

COPY