AGENDA ACTION SHEET

TITLE: Application Review (Criminal History)

MEETING DATE: June 10, 2020

APPLICANT: Raeann M. Rigirozzi REVIEW UNDER: NRS 640C.700

BACKGROUND INFORMATION:

Ms. Rigirozzi's massage application is before you today due to potential criminal history that could not be approved administratively. Ms. Rigirozzi was arrested on September 28, 1997 by Pueblo Police Department for DUI/DWAI; April 11, 1999 by Pueblo Police Department for Assault; June 13, 2000 by Pueblo Police Department for DUI; May 26, 2011 by Henderson Police Department for Battery/Domestic Violence and April 9, 2015 by Las Vegas Metro Police Department for DUI. Ms. Rigirozzi is requesting to be granted a license under NRS 640C.580 or 420 and is before you today for review under NRS 640C.700. Staff's recommendation is to deny this application or approve a probationary license for four (4) years with restrictions.

ACTION:

Approved
Tabled
Denied - NRS 6400

Probation

PROBATION CONDITIONS: Per NRS 640C.710 Respondent:

A. Report all contact with law enforcement personnel within 48 hours after such contact occurs.	B. Refrain from providing outcall services.
C. Submit employment offers to the staff of the Board for review and approval.	D. Notify the Board of any changes in his or her employment.
E. Complete an ethics course within 90 calendar days of licensure.	☐ F. Submit to the Board a complete set of fingerprints.
G. Attend Probation Orientation.	H. Take any other action that the Board deems appropriate;
I. Take any combination of the actions set forth in paragraphs (a) through (h), inclusive.	J. Responsible for all administrative fees incurred by the Board as a result of their probation compliance.
K. Cooperate fully with Board staff to administrate term of probation.	L. Comply with all laws governing massage thera
☐ M. Notify any change in address or phone number to th Board office within 15 days.	☐ N. Submit to a random drug test at respondent's expense.

Summary/Comments:

Board Meeting Application review:

Summary of Raeann M. Rigirozzi arrests/charges:

9/28/1997 – DUI/DWAI (Driving while ability impaired) – Pueblo, CO – Colorado State patrol observed Ms. Rigirozzi driving at 70 MPH in a 55 MPH zone. When stopped, Ms. Rigirozzi was questioned about drinking based on odor and visual impairment of Ms. Rigirozzi. Roadside tests were performed and concluded Ms. Rigirozzi was under the influence. When taken back to the local station, Ms. Rigirozzi approved to a breathalyzer test to confirm alcohol level. Test returned with a .093%. Ms. Rigirozzi was given a deferred sentence of one year, fines of \$421.45, monitored probation, no further violations, Victim impact group, 20 hours of alcohol education. All terms were completed, and case was closed on 4/1/1998.

4/11/1999 – Assault, 3rd degree – Pueblo, CO – Plea of guilty to disorderly conduct. Was given a oneyear probation with stipulations of no further violations, 36 weeks domestic violence treatments, comply with existing court order regarding family support, refrain from possessing firearms and shall not harass victim plus fines of \$248.00

Statement from Officer Minck with Pueblo Police Department – on 4/11/1999 at 0215 officers were dispatched in reference to a male/female disturbance. Upon arrival I made contact with male victim. Upon contacting victim, I noticed a large bruise on the right side of his forehead. I asked victim what happened to his forehead, he stated he had gotten into a fight with a guy. I asked victim who else was in the house, victim stated his girlfriend was there. I asked girlfriend Ms. Rigirozzi invited me in the house, Victim told me that he and his girlfriend had gotten into an argument about some girl. Both victim and Ms, Rigirozzi were out partying when they saw a girl that Ms. Rigirozzi had gotten into a fight with prior to tonight. Victim told me that Ms. Rigirozzi started yelling at the girl. Victim drove off, not allowing Ms. Rigirozzi out of the car. Victim drove home when he and Ms. Rigirozzi started to argue about the girl. When talking to victim, I noticed blood on his pants. I asked victim where the blood came from, victim indicated he had cut himself on the arm while doing the dishes. Victim told me that he had cut his arm with a knife and he could show me the knife. Victim showed me that cuts on his arm and on his chest. I asked victim to show me the cuts. Victim removed his shirt and showed me his cuts. The cut on his left forearm is about 3 inches in length and cut at an angle towards his body. The cut on his chest is about 2 inches long and cut at an angle away from the center of his chest. Victim then told me that he got the bump on his head by hitting himself on the head wit a telephone. I asked victim why he hit himself on the head, and he said, "he did it because he loved Ms. Rigirozzi." I then contacted Ms. Rigirozzi. Upon contacting her, I noticed a big bruise on her forehead. I asked Ms. Rigirozzi what happened, and she said, "she hit herself in the head with the phone and hit her head on the kitchen wall several times." Ms. Rigirozzi then became very uncooperative and started arguing with me. I then noticed a large amount of blood on Ms. Rigirozzi's pants and hands. I asked Ms. Rigirozzi where she got the blood from, she said "from him and pointed to the "victim."" While checking the house, I found a large amount of blood aon the kitchen floor and wall. I looked in the kitchen sink and on the kitchen counter and could not find any knifes with blood on them. I did not see any knives other than the ones in the kitchen drawer and they were clean. Male victim was transported to hospital where the lacerations did not appear to be selfinflicted. Both male victim and Ms. Rigirozzi were arrested for assault/domestic violence and booked into the County Jail.

06/13/2000 – DUI – Pueblo, CO – Statement from Officer Rutherford with Pueblo Police Department narrative indicates Ms. Rigirozzi was observed driving 40 MPH in a 35 MPH at 0142 hours. When

stopped it was noted she was crying. When asked what was wrong, she said that she just got into a fight with her roommate. Officer noticed a strong odor of an unknown alcoholic beverage on her breath, eyes blood shot and speech were slurred. An opened 1.75-liter bottle of Runrico Puerto Rican Rum was between the driver's seat and passengers' seat. Ms. Rigirozzi agreed to perform some voluntary roadside maneuvers. Ms. Rigirozzi was unsteady on her feet and was crying profusely. Ms. Rigirozzi performed her roadside maneuvers poorly. Ms. Rigirozzi agreed to a PBT which she blow a 0.086%. I advised Ms. Rigirozzi per Express Consent Law and Ms. Rigirozzi chose breath. I transported her to Pueblo Police Department where I administered the breath test at 0229 hours and the result was .075%. Based on court documents Ms. Rigirozzi plead not guilty and DA dismissed the case.

5/26/2011 – Battery/Domestic Violence – Henderson, NV – Charge amended from domestic battery to breach of peace without fighting. Plea NoIo Contendere entered. Fines of \$637 to be suspended if no further arrests/citations any criminal for 6 months. Case dismissed on 5/21/2012

Statement from Officer M. Brown from Henderson Police Department – on 5/26/2011 at 0751 hours police were dispatched to a home with reference to a domestic battery call. While en route I was advised by dispatch that a female caller later identified as M. Rigirozzi was calling from inside the home stating that her husband had come home drunk and they were arguing. She then advised dispatch that she had thrown something at him, and he had now fallen, and that he was bleeding from the head. I was further advised by dispatch that they could hear a loud verbal argument over the phone, and they advised they heard the female stating, "you shouldn't have called, now the police will come." Dispatch then advised they heard the female state, "I wasn't even near you." Then the male state, "Fuck you." Officers arrived and attempted contact at the door, however, was met with negative results.

I was then advised by dispatch they could hear the male half crying and at this time no one was responding on the phone Dispatch then advised they could hear what sounding like someone brushing up against the phone, then the line disconnected. While these updates were being given to me, another officer has been continually knocking loudly on the front door and verbally identifying us as HPD. I requested that dispatch ask for the female to come to the front door, I was then advised that the phone had gone silent and disconnected. I was also advised there was a prior family disturbance recently at the same residence. While at the front door, several officers and I both observed what appeared to be dried blood on the porch area in front of the door. I was also advised by dispatch that medical had been staged.

Due to the fact I was advised there was prior history recently at the home with reference to a family dispute, information regarding the female and male arguing, crying and that something had been thrown at someone, they had fallen, were bleeding from the head and no one was responding on the phone or the front/back door, the phone line was disconnecting, I believed at this time someone within the residence might be injured, or was being injured and would need immediate assistance. I then forced entry acting under community care taking role by kicking the front door of the residence breaking the door frame causing it to open. As I entered the residence, I observed there to be broken glass at the bottom of the stairs, and small red beads all over the stairs leading upstairs. I also observed what appeared to be blood on the floor at the bottom of the stairs. Officers began to clear the upstairs portion of the home. I began to announce myself, reaching the top of the stairs I observed a white female, Ms. Rigirozzi, approach me from a bedroom. I observed what appeared to be blood on her right hand, and on her shirt. I then gave her verbal commands to show me her hands and walk towards me at which time she complied.

I then asked Ms. Rigirozzi where the male was, she then pointed to the bedroom and stated, "in there." I then entered the master bedroom at which time I observed a Hispanic male lying face down on the floor, bleeding heavily from the back of his head. I then gave him verbal commands to show me his hands at which time he complied. Officers then cleared the rest of the residence, finding no other persons inside. Medics treated male victim and advised they were transporting him to local hospital for treatment due to laceration on the back of his head, however his injuries did not appear to be serious.

Contacting Ms. Rigirozzi stated she has been married to victim for approximately 3 months. Victim came home around 5 am and was extremely intoxicated. She stated they began to argue and had been arguing for a couple of hours. Ms. Rigirozzi stated at some time earlier victim pushed her, however this was after she had advised officers, he did not do anything to her. She then stated as the argument continued over him being drunk, he began to walk toward the stairs to leave. Ms. Rigirozzi then grabbed a glass vase filled with small red beads and threw it at him striking him in the back of the head. It then hit the wall and broke. Victim then fell down the stairs. Ms. Rigirozzi then called the police do to the fact he was bleeding from the head. Victim then walked back up the stairs and to the bedroom where officers found him. I then asked Ms. Rigirozzi why did she not answer the door? She then stated, because I didn't want anyone going to jail." I then explained to Ms. Rigirozzi why I had to kick her door open, at which time she advised she understood. Ms. Rigirozzi then completed a witness statement form.

I attempted to ask victim what happened, however due to the victim appearing to be extremely intoxicated, he just continued to state. "I went down the stairs." I observed a small bruise on Ms. Rigirozzi's arm that appeared to be a couple of days old. When asked about the bruise Ms. Rigirozzi stated it was from a couple of days ago when she bumped into the wall. I observed no other injuries on Ms. Rigirozzi.

Due to the fact Ms. Rigirozzi and victim are married constituting a domestic relationship, the injuries I observed on victim, the physical evidence I observed at the scene, Ms. Rigirozzi's statements advising she struck the victim in the head with a glass vase and by doing so used unwanted use of force or violence upon victims person. I then identified Ms. Rigirozzi as the primary physical aggressor and placed her in custody for domestic battery.

Officers responded to local hospital to speak with victim to get further information, however victim refused to give any further information or complete a statement.

6/20/2011 - No arrest - just a report filed with Henderson Police Department -

Statement from Officer Massenburg from Henderson Police Department – on 6/20/2011 I was dispatched to the North Police substation in reference to a domestic argument. Upon arrival I made contact with Ms. Rigirozzi who had a female friend accompanying her in her vehicle. Ms. Rigirozzi stated she came home to her residence and confronted her husband about drinking to which he denied. Husband became upset and accusing her of drinking and cheating on him. He went to the bedroom and slammed the door at which time she went after him and told him to stop slamming doors to which he slammed the door again. She opened the door and told him that it was over, and she wanted a divorce. She then walked to the kitchen to which he followed and grabbed her in a bear hug while holding her against the stove. She told him multiple times to let go of her and to stop. He eventually let of of her but kept her pinned against the counter by having his arms on both sides of her on the counter preventing her from leaving. She climbed up on the counter to get away from him at which time she ran downstairs

(upstairs kitchen) got in her care and left. Ms. Rigirozzi called HPD and advised them she was on her way to file a report.

Ms. Rigirozzi stated she did not have any physical marks no did I observe any. She also stated no one else was home at the tome of the incident.

Ms. Rigirozzi was adamant that she wanted police to remove her husband from the premises. I advised Ms. Rigirozzi several times that due to the fact that her and her husband both live at the residence that he could not be removed tonight. I attempted to provide her with information for Safehouse and Safenest so she had a safe place to stay and suggested she stay with her friend, but she was again adamant stating it was her house and why should she have to leave. I gave Ms. Rigirozzi a domestic violence blue card and advised her of its contents including obtaining a protection order against spouse. I advised Ms. Rigirozzi that I would be going to her residence to attempt contact with spouse to obtain his side of the story, at which time Ms. Rigirozzi stayed at the police station. I was unable to make contact with spouse.

4/9/2015 – DUI–LVMPD, NV – Nolo Contendere plea accepted. Plea included 65hours of community service in lieu of partial fine, DUI school, Victim impact panel. All items completed including fines of \$40.00.

Prepared by Tereza Van Horn, Executive Assistant



Nevada State Board of Massage Therapy

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

Application: License Application Application Number: OL200212120333 Fee: \$30.00

(Yes 🔿 No

🖲 Yes 🔘 No

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.

- DId you complete/graduate from a program of Massage Therapy with at least 550 hours? :
- 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 face.

Application Type : (9) Massage Therapist (Structural Integration) Reflexology

Applicant Name

Last Name: RIGIROZZI First Name: RAEANN Middle Name: M.



List all legal names previously or currently being used by you :

No record found.

Mailing address :

Street :

City :

Zlp:

Residence address (if different than the mailing address) : 🗍 Same as mailing address

Street :		
City :	State : Zip :	6
Social Security Number :	Date of Birth	
Place of Birth :	Gender	: 🔘 Male 🔘 Female
Home/Cell Phone :	5	
Indicate the appropriate selection; wh	lich address you would prefer to be p	oublic knowledge.

State :

🔵 Home 🔘 MailIng 🔘 BusIness

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

notifications)

Section 2 : Child Support Information (Pursuant to NRS 640C.430)

Mark the appropriate response (failure to mark one of the three will result in denial of your application):

I am NOT SUBJECT to a court order for the support of a child.

- 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 agency enforcing the order for the repayment of the amount pursuant to the order.
- I am SUBJECT to a court order for the support of one or more children and am NOT in compliance with the order or am NOT in compliance with a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount pursuant to the order.

Section 3 : Previous Licensure Information

Previous Licensure :

List all jurisdictions/states in which you have ever been licensed as a Massage Therapists, Reflexology or Structural Integrationist.

Check here if you have never been licensed in any state jurisdiction.

Jurisdiction/ State	License Number	Year Issued	Expiration Date
ID	MASG-648	2013	02/03/2015
СО	MT.0015127	2013	12/31/2020

Section 4 : Training and Education

Training :

Contact registrar of your school/(s) and request to have official transcripts mailed directly to the Nevada State Board of Massage Therapy.

Diploma may be provided by school or applicant.

Name of School	City/State	Years from and to	Hours Completed
Colorado Institute of Massage Therapy	Colorado Springs	2003 - 2005	1150

Transcript(s)

Document Name	User Defined Document Name	Document Link
200212120333-117795-Transcript.pdf	COLORADO INSTITUTE OF MASSAGE THERAPY-TRANSCP	Document Detail

Section 5 : National Exam

200212120333-117603-ScoreReportCard.pdf

Exam Taken	Where Taken	Da	ate Taken
NCBTM8	Las Vegas, NV	01,	/01/2005
National Exam Status :	Pass		
Date Received :	02/25/2020	Score Report Recel	ved 🧭
Document Name	User Defined Docum	ent Name	Document Status

NCETM

Pass

Section 6 : Application Screening Questions

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

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)

A DESTINATION OF A

() 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 Walver

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.

 You must be notified by the Nevada State Board of Massage Therapy that your fingerprints will be used to check the criminal history records of the FBI and the State of Nevada.

2. If you have a criminal history record, the officials making a determination of your suitability for the job, license or other benefit for which you are applying must provide you the opportunity to complete or challenge the accuracy of the information in the record. You may review and challenge the accuracy of any and all criminal history records which are returned to the submitting agency. The proper forms and procedures will be furnished to you by the Nevada Department of Public Safety, Records Bureau upon request. If you decide to challenge the accuracy or completeness of you FBI criminal history record, Title 28 of the Code of Federal Regulations Section 16.34 provides for the proper procedure to do so:

16.34 - Procedure to obtain change, correction or updating of identification records. If, after reviewing his/her identification record, the subject thereof believes that it is incorrect or incomplete in any respect and wishes changes, corrections or updating of the alleged deficiency, he/she should make application directly to the agency which contributed the questioned information. The subject of a record may also direct his/her challenge as to the accuracy or completeness of any entry on his/her record to the FBI, Criminal Justice Information

Services (CJIS) Division, ATTN: SCU, Mod. D-2, 1000 Custer Hollow Road, Clarksburg, WV 26306. The FBI will then forward the challenge to the agency which submitted the data requesting that agency to verify or correct the challenged entry. Upon the receipt of an official communication directly from the agency which contributed the original information, the FBI CJIS Division will make any changes necessary in accordance with the information supplied by that.agency.

- 3. Based on 28 CFR § 50.12 (b), officials making such determinations should not deny the license or employment based on information in the record until the applicant has been afforded a reasonable time to correct or complete the record or has declined to do so.
- 4. You have the right to expect that officials receiving the results of the fingerprint-based criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of federal or state statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.
- 5. I hereby authorize Nevada State Board of Massage Therapy to submit a set of my fingerprints to the Nevada Department Public Safety, Records Bureau for the purpose of accessing and reviewing State of Nevada and FBI criminal history records that may pertain to me.

In giving this authorization, I expressly understand that the records may include information pertaining to notations of arrest, detainments, indictments, information or other charges for which the final court disposition is pending or is unknown to the above referenced agency. For records containing final court disposition information, I understand that the release may include information pertaining to dismissals, acquittals, convictions, sentences, correctional supervision information and information concerning the status of my parole or probation when applicable.

6. I hereby release from liability and promise to hold harmless under any and all causes of legal action, the State of Nevada, its officer(s), agent(s) and/or employee(s) who conducted my criminal history records search and provided information to the submitting agency for any statement(s), omission(s), or infringement(s) upon my current legal rights. I further release and promise to hold harmless and covenant not to sue any persons, firms, institutions or agencies providing such information to the State of Nevada on the basis of their disclosures. I have signed this release voluntarily and of my own free will.

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

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

Last Name :	RIGIROZZI	First Name :	RAEANN	
Middle Name :	м.			
Street :				
City :	State :	Zip :		
Date :	3/23/2020			-+
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

Branch(es) of Service: (Check all that apply)

- Army/Army Reserve
- [] Marine Corps/Marine Corps Reserve
- Navy/Navy Reserve
- Air Force/Air Force Reserve
- Coast Guard/Coast Guard Reserve
- National Guard

Military Occupation Speciality/Specialities:

Date(s) of Service: From To

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, RAEANN RIGIROZZI 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.

Document Name Document Name Certificate of Completion Ol.200212120333-118248-Certificate-of-Completion.pdf COLORADO INSTITUTE MASSAGE THERAPY-DI Photo 1055-118093-RIGIROZZI, RAEANN.jpg ID VERIF	practice massage, reflexe	ad any undisclosed disciplinary proceedings ins plogy or structural integration and I have disclon nce, prostitution or any other sexual offense.	sed or have not been arrested or convicted, for
Upload Colspan="2">Colspan="2" → Have you uploaded a current copy of driver's license or Identification card and social security card. Names must match on driver's licenses and social security card. If your license has expired since you submitted your application you must include a current massage therapy license, reflexology license/certificate or structural integration license has expired since you submitted your application you must include a 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 ● Yes ○ No No ● Yes ○ No • Piesse allow up to 4 weeks for processing your live scan fingerprints • Piesse allow up to 4 weeks for processing your live scan fingerprint cards • Once you have submitted your completed application, please allow up to 15 business days for processing before inguiring about the status of your application, 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 inguiring about the status of your application, please allow up to 15 business days for processing therapy the massage therapy in Massage therapy for therapy for therapy for therapy for	present), business and p (local, state, federal and records required by the M I understand that furnish may be cause for the der	rofessional associations (past and present) and foreign) to release to the Nevada State Board levada State Board of Massage Therapy in com ing false or misleading information or failing to plai, suspension or revocation of my license to p	all governmental agencies and municipalities of Massage Therapy any information, files or nection with processing this application. furnish required information on this application
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?	Name :	Raeann Rigirozzi	Date : 3/23/2020
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?	Upload	101 AVA	
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?	Has our office received Official Score Report a	your Official School Transcripts, Certificat	
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All fees are non-refundable.

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OLORADO INST		D lorado Insti Trans Massage The 0 West Fillmore Phone (719) 63	cript of erapy Co C	1,150 H ertificati colorado	lours ion Progra	am , CO 80904			
Last Name:					First: R	laeann			
Address: City:					State:		Zip:		
ii.	Student Social S	Security Number:							
		Term / Class:		2005		Ho	urs Enrolle	ed In:	1,150
		Current Status:					urs Comp	t t	1,150
					alat-d			- P	· · · ·
		rollment Status:					omplete H	- 1	0
	Date	s of Attendance:	7/22/20	03-06/24	4/2005	Overall C	GPA (4.0 S	cale):[3.39
r					Class	Lab	Total		
Section: Anat	omy & Physiolog	v	Sessi	ons	Hours	Hours	Hours		Grade
A101	Medical Terms			3	6.75	1.75	8.50		А
A102	Bones			8	18.00	7.75	25.75	Î	В
A103	Structural Kines			14	31.50	46,00	77.50	Ī	С
A104	Functional Anator	ny		6	13.50	20.00	33.50	[A
A105	Neuromuscular Pl	ıys		8	18.00	12.00	30.00		A
A106	Postural Kines			6	13.50	8.00	21.50		В
A107	Pathology			6	13.50	1.00	14.50		В
Anatomy & Pl	hysiology Totals			51	114.75	96.50	211.25	GPA	2.97
							Tetel		
	T 1		0		Class	Lab	Total		Orresto
Section: Mass			Sessi	ons 4	Hours	Hours	Hours		Grade C
T101 T102	Intro to NMT			4 3	9.00 6.75	0.00 0.25	9.00 7.00	ł	A
T102	Foundations of Mi Self-Care			5	11.25	3.00	14.25	ł	A
T103	Clin Apps 1			3	6.75	0.00	6.75	ł	A
T105	Practice Bldg			6	13.50	17.50	31.00	ł	A
T106	SOAPS			4	9.00	11.25	20.25	ł	B
T107	Trigger Point			11	24.75	47.50	72.25	ł	B
T108	Clin Apps II			3	6.75	3.00	9.75	ŀ	A
Theory Totals				39	87.75	82.50	170.25	GPA	3.35
			a er atte -						
					Class	Lab	Total	-	
Section: Tech			Sessi	ons	Hours	Hours	Hours		Grade
TC101	Swedish Massage			10	45.00	62.00	107.00	1	А
TC102	Joint Movement			5	22.50	36.00	58.50	[A
TC103	NMT/Trigger Poin			14	63.00	106.00	169.00		A
TC104	IANMT Certification			10	45.00	82.00	127.00	1	B
TC105	Integrative Techn	•							
	/Subtle Technique			5	22.50	43.00	65.50		A
TC106	Final Project / Inte	ernship Pres.		1	4.50	0.00	4.50	0.0.4	A
Technique To	otals	D.L.O.P.	10 - 20 - 10 - 10 - 10 - 10 - 10 - 10 -	45	202.50	329.00	531.50	GPA	3.76
		FEB 2	4 2020	(r)					24
CIMT Official Tra	anscript (c)	RECE		D		170		Pa	age 1 of 2





Colorado Institute of Massage Therapy

Transcript of 1,150 Hours Massage Therapy Certification Program 1490 West Fillmore Colorado Springs, CO 80904 Phone (719) 634-7347 Fax (719) 447-9198

Last Name	Rigirozzi	First: R	aeann			ne
		Class	Lab	Total		
Section: Stud	lent Clinic	Hours	Hours	Hours		Grade
SC101FP	Student Clinic	0.00	0.00	0.00		
SC101CI*	Student Clinic with Internship				ſ	
	(*Optional replacement for SC101FP)	0.00	124.00	124.00		С
Student Clini	c Totals	0.00	124.00	124.00	GPA	2.00
		Class		Total		*Pass
Section: Rela	ted Workshops	Hours		Hours		/ Fail
W1 Required	Sports Massage	8.00		8.00	Γ	Р
	CPR / First Aid	8.00		8.00	Ĺ	Р
W3 Required	Hydrotherapy	8.00		8,00	Γ	P
W4 Elective	Related Body Work	8.00		8.00	t t	P
W5 Elective	Spa MS	8.00		8.00	h	Р
W6 Elective	Accupressure	8.00		8.00	ŀ	P
W7 Elective	Cadaver	8.00		8.00	Ì	Р
W8 Elective	Pilates, Yoga, TaiChi/ ISSA	8.00		8.00		P
Special Even	ts Totals	64.00	0.00	64.00	GPA	4.00
		Class	Lab	Total		*Pass
Section: Spe	cial Events	Hours	Hours	Hours		/ Fail
SM101*	Sports or Marketing Massage					
	(*Min. 16 hours in Sports massage)	0.00	32.00	32.00		Р
R101	Research Hours	0.00	12.00	12.00	Γ	Р
MT101	Office / Spa Hours	0.00	5.00	5.00		Р
Special Even	ts Totals	0.00	49.00	49.00	GPA	4.00
		Class	Lab	Total		TOTAL
		Hours	Hours	Hours		GPA
GRAND TOT	ALS:	469.00	681.00	1150.00		3.389

Students must maintain a C average to graduate. Grade Point averages are figured on a standard 4 point scale. A=4.00, B=3.00, C=2.00, D=0.00 P=Pass, F=Fail, N/A= Not Applicable, T=Transfer

Approved and regulated by the Department of Higher Education and the Division of Private Occupational Schools.





Colorado Institute of Massage Therapy

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		1150	Hours				
Course Number	Course Name	Anatomy, Physiology & Kinesiology	Massage Theory, Technique & Practice	Business of Massage	Pathology	Other	Total
A101	Medical Terms	8.5			1		8.5
A102	Bones	25.75					25.75
A103	Structural Kinesiology	77.5					77.5
A104	Functional Anatomy	33.5		-			33.5
A105	Neuromuscular Physiology	30					30
A106	Postural Kinesiology	21.5	54	19			21.5
A107	Pathology				14.5		14.5
⊤101	Intro to NMT		9				9
T102	Foundations of Massage			7			7
T103	Self-Care		14.25	_			14.25
T104	Clinical Applications I		4.75		2		6.75
T105	Practice Building			31			31
T106	SOAP Notes		2	20.25			20.25
T107	Trigger Point Theory	á .	72.25				72.25
T108	Clinical Applications II		7.75	1	1		9.75
TC101	Swedish Massage		107				107
TC102	Joint Movements		58.5				58.5
TC103	NMT/ Trigger Point Release		169				169
T C104	IANMT	12	127				127
TC105	Integrative Techniques		65.5				65.5
WRKSHP	Various Workshops		56		_	8	64
MT101	Office/Spa Hours			5			5
SM101	Sports & Marketing Massage	_	32			6	32
SC101Cl	Student Clinic		124				124
R101	Research Hours			12			12
TC106	Final Project		4.5				4.5
		196.75	851.5	76.25	17.5	8	1150

Raeann Rigirozzi 1150 Hours

NSBMT

Phone: (719) 634-7347 Toll Free: (888) 634-7347 Fax: (719) 447-9198 1490 W. Fillmore St., Colorado Springs, CO 80904 Web: <u>www.clmt.com</u> Email: <u>Info@cimt.com</u>

FEB 2 4 2020

Institutional Accreditation with Commission on Massage Therapy Accreditation Approved an Regulated by the Department of Higher Education, Private Occupational School Board







Official NCBTMB Score Report

Reann Rigirozzi

UNITED STATES

DOB:

Exam Name: NCETM Exam Date: 12/7/2005 Exam Result: PASS Candidate ID: 440226-00

Please accept this as the Official Score Report for the candidate listed above for the National Certification Board for Therapeutic Massage and Bodywork (NCBTMB).

If you have any questions, please contact <u>scores@ncbtmb.org</u> or call 800-296-0664.



The National Certification Board for Therapeutic Massage & Bodywork | 1333 Bur Ridge Pkwy, Ste 200. Burr Ridge, IL 60527





Lookup Detail View

Licensee Information

This serves as primary source verification* of the license.

*Primary source verification: License information provided by the Colorado Division of Professions and Occupations, established by 24-34-102 C.R.S.

Name	Public Address
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Raeann Marie Rigirozzi	Pueblo, CO 81006

Credential Information

License	License	License Type	License	Original Issue	Effective	Expiration
Number	Method		Status	Date	Date	Date
MT.0015127	Endorsement	Massage Therapist	Active	07/09/2013	01/01/2019	12/31/2020

20

Board/Program Actions

and the second second

Discipline

There is no Discipline or Board Actions on file for this credential.

Generated on: 2/25/2020 10:33:56 AM





STATE OF IDAHO BUREAU OF OCCUPATIONAL LICENSES 700 West State Street, P.O. Box 83720 Boise, Idaho 83720-0063

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CERTIFICATION OF RECORD



	RECORD
Date of Certification:	Wednesday, February 26, 2020
	PUBLIC RECORD
Licensee Name:	RAEANN MARIE RIGIROZZI
Profession: Number: Public Record Address:	MASSAGE THERAPIST GRANDFATHER MASG-648 PO BOX 2948
City, State, Zip: Date of Original Record: Issued By: Status: Last Action: Action Date: Cancelled Date: Qualifications:	MCCALL, ID 83638 06/29/2013 Grandfather Not Current Expired 2/3/2015 2/3/2015 Second Status: None NSBMT FEB 2/8/2020 RECEIVED
Disciplinary Action:	None
	14.
I hereby verify that th public record of the a	OFFICIAL CERTIFICATION e above information is true and accurate and constitutes a current bove named license.
5	CHIEF, BUREAU OF OCCUPATIONAL LICENSES February 26, 2020



This is to verify that the

Colorado Institute of Massage Therapy Colorado Springs Colorado

Has been awarded Institutional Accreditation by the

COMMISSION ON MASSAGE THERAPY ACCREDITATION

for the term April 2017 through October 2023

NSBMT

Be it known that the Commission has verified that at the ²⁴⁷⁰⁰ beginning of the term of accreditation, the aformentipreceived program was in compliance with all accreditation standards.

COMTA Chair

Cotor: Bullet



. COMTA Executive Director

State of Colorado

Division of Private Occupational Schools

Department of Higher Education

APPROVED SCHOOL

This is to Certif	y that	Colorado Institute of Massage Therapy
		Name of School
Located at	1490 W	Fillmore St., Colorado Springs, CO 80904
		Address, City, State, Zip Code

Meets the requirements for Certificate of Approval pursuant to the Private Occupational Education Act of 1981, Title 12, Section 101, et seq., C.R.S.

TYPE OF CERTIFICATE Standard

EXPIRATION DATE 06/30/20 20

In Witness Whereof, is affixed the Seal of the State of

Colorado by the Department of Higher Education this

	<u>lst_</u> day of	July Month	, <u>2017</u> Year	たい
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Nevada State Board of Massage Therapy 1755 E. Plumb Lane Suite 252 Reno, NV 89502 Phone (775) 687-9955 Fax (775) 786-4264 Email: <u>nvmassagebd@state.nv.us</u> Website: <u>http://massagetherapy.nv.gov</u>

April 22, 2020

Raeann M. Rigirozzi

Re: DISPOSITION OF RECORD

Dear Ms. Rigirozzi,

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 for the incident(s).
- 2. Dispositions from the court(s) you appeared at regarding the highlighted arrest(s). Online printouts cannot be accepted.
- 3. 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.
- 4. You must comply with Board Staff for all requested documents and the Board Staff will be making recommendations regarding your Application.

Please mail or fax the above documents to our office for review. Emailed documents cannot be accepted. Your background check will expire on **10/31/2020**. 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 <u>nvmassagebd@state.nv.us</u>

Executive Assistant Enclosed

COPY

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

\$

To Whom It may Concern,

On 9/28/97 I was pulled over for speeding on I-25. The officer asked if I had been drinking. I answered honestly and said yes. The officer give me a roadside test that he stated that I failed. I then did a breath test. The officer arrested me and I was released from jail. I went to court, I was court ordered to attend alcohol classes and was given a 1 Year deferred sentence. The year went by and I satisfied the court by attending my classes. I did not receive a **DUI** it was a **DWAI**, big difference. I did not lose my license.



REGISTER OF ACTIONS MISDEMEANOR/TRAFFIC/INFRACTIONS	DU RIGIROZZI, RAEANN M
COUNTY COURT, COUNTY OF Pueblo	3
STATE OF COLORADO	Division/Judga/Magistrate DEFENDANT, Nume, address, DOB
BOND INFORMATION	
Bond set at \$	Complaint Filed 9/29/1997 2/02/1979 1127786
Surety	Summone leaved
Bond reduced to \$	Complaining Officer
Bond filed	First appearance
Bond ordered returned Vistal E.D. 10/19/05	Continued to
Defendant's attorney . Biddle	Continued to 4/ 1/97/C 100 pma PEO EVALVED
ELC.	PEARANCE/ADVISEMENT/FURTHER ACTION
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Defendant D Pro Se D with opunsel ATD. wants. a	added the second and
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D	DISMISSALS/AMENDMENTS/PLEAS
Defendant Pro Se	DA/Deputy
Charge People's motion to dismiss the following granted.	People's motion to amend the following to, granted.
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W2 and the work of the second system and the	
#3	
He can be a set of the	
#8	
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COUNTY COURT, COUNTY OF PJEBLO, STATE OF COLORADO

CASE NO.	9776120 DIVISION 3
PLEA	A OF GUILTY AND ADVISEMENT PER COLORADO RULES OF CRIMINAL PROCEDURE, RULES 5 AND 11 DRIVING UNDER THE INFLUENCE (DUI) (C.R.S. 42-4-1301(1)(s), as amended) or DRIVING WHILE ABILITY IMPAIRED (DWAI) (C.R.S. 42-4-1301(1)(b), as amended)
THE BROPIEC	OF THE STATE OF COLORADO,
V.	
Raea	Defense Attorney Biddle
	B.
The undersigned	d acknowledges that he/she is the defendant in this case and that his/her name is as stated above. present the following plea agreement to the Court:
1)	CHARGES:
	a. Defen fant plands wilty to: Driving Under the Influence;
	b. All other charges will be dismissed, or
	c. I the defendant also pleads guilty to
	the remaining charges will be dismissed.
2)	SENTENCING: Supervised Probation Court Supervised Probation
	Conditional Suspended Sentence Term:
	a) Defendant will pay a fine of \$, plus court costs.
,	 b) Defendant will perform hours Useful Public Service.
· .	c) Dafendant will pay restitution, as determined by the District Attorney or Court.
	d) Defendant will pay costs in the amount of \$12.45 to the law enforcement agency which issued the charge.
	 e) Defer dant will not drive without a valid license and insurance. f) Defer dant will commit no criminal violations during the term of this sentence. NSBMT
	 g) Defendant will comply with all other conditions imposed by the court.
OTHER AGR	LEBMENTS: APR-2 9 2028
	other agreements. Any other conditions will be left to the discretion of the Court. RECEIVED
	knowledges that he/she has read and understands the advisement of rights on the opposite side of this agreement and defendant
43 and a state of the second state of the seco	that by entering his her ples of guilty to the charge, devine is walking and group of interstands the statement in Sections II side of this plea agreement. Defendant also acknowledges that he/she has read and understands the statement in Sections II ite side of this agreement, and those statements are true and correct.
on the opposi	the side of this agreement, and those statements of the side of this agreement, and those statements of the side of this agreement.
Dated:	April Deputy District Attorney
Dated: 4/4	198 Dalari Defendant Defendant Defendant Defendant
	WAIVER OF RIGHT TO A LAWYER
I acknowledge voluntarily give	that I understand my tight to have a lawyer represent me as explained in Section 1 on the reverse side of this plea agreement. 1 am iving up that right and choose to enter a plea of guilty at this time without the advice of a lawyer.
Dated:	Defendant's signature
I inform the C my opinion th	ATTORNEY CERTIFICATE Court that I have advised my client pursuant to Rules 5 and 11, C.R.Crim.P., and have reviewed this agreement with my client. It is hat my client is entering into this agreement freely and voluntarily Attorney for the Defendant

ALLAN D. ENRICH Chief of Probation Services

ADULT DIVISION

583-7071

JUVENILE 583-7178

INVESTIGATIONS DIVISION 583-7081

> Gus Sandstrom District Attorney 10th Judicial District 201 W. 8th Street Pueblo, CO 81003

RE: Raeana Rigirozzi

Case No.: 97T6120-3

Please be informed that the above mentioned has successfully completed all conditions of the deferred sentence for DUK/DWAT granted on 04/01/98 for a period of one year.

Respectfully;

Utahna Lemoine, Alcohol/Drug Evaluation Specialist

APPROVED:

(for) Chief of Probation Services

s cc: Judge



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9:28



Disinct Court Judges; HON. C. DENNIS MAES Chief Judge

HON. EUGENE T. HALAAS HON. GERALD A. MARRONEY HON. ROSALIE VIGNA HON. JAMES A. FRASHER HON. DAVID A. COLE

County Court Judges: HON, ADELE K. ANDERSON HON, KATHLEEN K. HEARN HON, ERNEST J. RUYBALIO

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SENTENCING O	DIDED. DUNDIALA
(Not a N	littimus)
	A
NAME Raeann Rig110221	CASE NO. 9776120-3
NAME_Maeann Mg/16221	CASE NO.
1Deferred Sent. Grantedmos(yrs)	Court supervised
Deleties Greated	Supervised by Probation Dent
Probation Grantedmos/yrs	Atasitased by Dephetics Dept.
Probation Revoked & Re-grantedmos./yrs	Monitored by Probation Dept.
	VALUATIES DROVE FULL DEREORMANCE OF ALL
IF PROBATION OR DEFERRED SENTENCING GRANTED	, YOU MUST PROVE FULL PERFORMANCE OF ALL
ASSECTS OF THE COURT'S SENTENCING ORDER AS A	CONDITION.
and the second shall be developed	selves In-Home Detention granted
2. days/mos./yrs. in County Jail, or days/mi	any a meridine protocol grannen
beginning Alternativ	/es:
As condition of probation	Straight sentence
Work Release considered	Credit for days served
	Concurrent with/Consecutive to
Work Release Granted	Collectifient with Collocoutive to
days suspended on condition of full perform	ance of all aspects of sentencing order.
duje suspender in contract of	
and the second second should be the second second but we	Il be suspended if you show the Court that you have fully
additional days in County jail are imposed but w	In be suspended if you show the court that you have rany
complied with all aspects of this sentencing order. You must	at appear in Court on to show
your compliance or begin serving this portion of your jail ser	tence.
Your compliance or begin serving this period of your fair ser	
	THE REAL AND AND ARE ARE DO BRADATION
4 24 hrs: UPS: (REPORT FOR UPS ORIENTAT	ION IN ROOM 137 ON DATE SET BY PROBATION.
REPORT FOR UPS ORIENTATION IN ROOM	137 ON 4/20/98 at (C A.M.)
V REPORT FOR OF B ORIENTATION IN TROOM	and and in amount of \$ to
Charitable contribution in lieu of Public Service	ardered in amount of a
	V
5. No further violations of law of any kind except m	inor traffic violations under d ots and fish and
game violations.	
	NSBMT
No violations of any traffic law	THOMAS IN THE REAL PROPERTY OF
No similar violations	
Abide by any additional terms and conditions im	nosed by probation department
Apide by any additional terms and conditions in	APR 2 9 2020
Do not drive without a valid license and insurance	8
6 (REPORT TO ROOM 302 TODAY WHEN YOU LEAVE O	OURTROOM & DO THE FOLLOWING:
Level Alcohol Education	Consume no alcohol or Negal muga; V 🔼 🗾
Level I Alconol Education	Immediately begin monitored antaiouse as
Level 2 Alcohol Education 20 hrs	Inmediately begin monitored anabuse as
26 hrs. Level 2 Therapy	recommended by treatment agencies if medically
40 hrs. Level 2 Therapy	possible.
du nta: Levers Includy	Attend AAtimes per week and provide
1 MADD Victim Impact Group	
Random UA/BA	proof to Court
Immediately obtain an Alcohol Evaluation in Roo	m 302.
Comply with all Probation Dept. recommendation	is reparding alcohol therapy and/or education.
Comply with all Problition Dept. Reconnicitiation	TAIN FIDET AVAL ADI E BED SDACE
Do inpatient therapy, minimum ofdays. OB	AIN FIRST AVAILABLE DED SPAGE.
45 1	
7. Restitution. Pay \$ 12 for Colo_	State fatra
Pay in Room 101 or through Collection Investigator in R	oom 105
Pay in Room 101 or through Conection Investigator in re	oon ioo.
	مواجد معادم ماده والد ماده معد الدائم معد
 8. SFine; SSuspended on condi- 	tion of full performance of all aspects of sentencing order.
A DOOTE (REPORT TO ROOM 101/105 TODAY AS S	SON AS YOULEAVE COURTROOM TO PAY COSTS)
8.COSIS REPORT TO ROOM TOTAL TO STORE	1 \$60 UPS fee
\$18 nourt costs	
\$25 Victims Comp. fund	\$5 MADD Victim's Impact Panel
SOO LEAF	\$50 Probation Supervision Fee
	OJW fee (\$30 per warrant)
Victim's Assistant Fund (\$60 min.)	OTHER
37% of fine.	OTHER
\$156 Alcohol Evaluation Fee	
\$156 Alcohol Evaluation Fee	
10Any bond posted is ordered released and discharged	
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10Any bond posted is ordered released and discharged DATE: $4/i 98$	Tukey wething flowing
10Any bond posted is ordered released and discharged	Tukey wething flowing
10Any bond posted is ordered released and discharged	I. Engradely Rough in

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COLORADO ALTERNATIVE SENTENCING PROGRAM USEFUL PUBLIC SERVICE / 10TH JUDICIAL DISTRICT

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	COMPLIANCE	OF USEFU	LPUBLIC	SERVICE	
			r: **	* 	
DATE: 07/09/98	· · · ·	COL	RT REVIEN	V: 04/01/99	» 746
	3	ENI	OF: Pro	bation / Def	erred
JAME: RAEANN RIGIROZZI	е . ж. (а) . К. С.	* * *	9. 0.8 . } 0	2/02/79	• ::
COMPLIANT: YES HOU	RS ORDERED:		ours don	E: 6	004
GENCY: DAVE ROBERTS	(LANDFILL)	ತ್ ಕ * * 			
COMMENTS:	20	∞ [¥] • •		AW	
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RESPECTFULLY SUBMITT	ED.				

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COUNTY COURT, COUNTY OF PUEBLO, STATE OF COLORADO

CASE NO. 97 T 6120 DIV .3

ENTRY OF APPEARANCE

THE PEOPLE OF THE STATE OF COLORADO,

Plaintiff,

VS.

RAEANN RIGIROZZI,

Defendant.

COMES NOW, DAROL C. BIDDLE, and enters his appearance as attorney of record

DATED this 1st day of December, 1997 .

Respectfully submitted,

DAROL C. BIDDLE #001248 Attorney for Defendant 323 South Union Avenue Pueblo, Colorado 81003 Telephone: (719) 542-1385



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COUNTY COURT, PUEBLO COUNTY, COLORADO

CASE NO. 97 T 6120

DIV.3

REQUEST FOR JURY TR	AL		CB
THE PEOPLE OF THE ST	ATE OF COLORADO,	*	W 28
VS.	Plaintiff,	1977	56:2d
RAEANN RIGIROZZI,			
	Defendant.		

COMES NOW, the above-named defendant, by and through her attorney, DAROL C. BIDDLE, and hereby requests a trial by jury in the above-captioned case.

DATED this 1st day of December, 1997.

Respectfully submitted,

#001248

DAROL C. BIDDLE #0012 Attorney for Defendant 323 S. Union Ave. Pueblo, Co. 81003 Telephone:(719) 542-1385



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COUNTY COURT, PUEBLO COUNTY, STATE OF COLORADO

CASE NO. 97 T 6120

DIV.3

REQUEST FOR AN IDMNIBUS HEARING

• • • • • • • • • • • • • • • • • • • •	Delendant,	BE
RAEANN RIGIROZZI,	Defendant,	
		40 6
VS.		
	Plaintiff;	JAN
THE PEOPLE OF THE S	STATE OF COLORADO,	BC A

COMES NOW! the Defendant, pursuant to Part IV of Rule 16, Colorado Rules of Criminal Procedure, and requests an omnibus hearing to facilitate to Implementation of discovery procedure.

DATED this 1st day of December, 1997.

Respectfully submitted,

#001248

DAROL C. BIDDLE # 323 S. Union Ave. Pueblo, Co. 81003 Telephone: (719) 542-1385



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COUNTY COURT, PLIEBLO COUNTY, COLORADO

CASE NO.

DIV.

MOTION TO SUPPRESS OBSERVATIONS

THE PEOPLE OF THE STATE OF COLORADO,	AI' BE	00
Plaintiff,	AN 28	D
VS.	פר	r o
RAYANN RIGIROZZI	2	DUR
Defendant.	33	To

COMES NOW, the defendant and moves the Court for an Order suppressing any and all observations made by all law enforcement personnel with respect to the said Defendant which occurred subsequent to the illegal stop and arrest of the Defendant. As grounds therefore, Defendant states:

1. This defendant was stopped and arrested by a law enforcement officer on

the 28th day of September, 1997. Following his stop and arrest, law enforcement personnel may have made certain observations of the Defendant relating to his state of sobriety.

2. The stop and arrest of this defendant were illegally and unconstitutionally made without a warrant and without probable cause in violation of the Fourth and Fourteenth Amendments to the United States Constitution and Article II, Section 7 of the Colorado Constitution.

3. Each and every observation made of the defendant by law enforcement officers were made as the fruit and result of the aforesaid unlawful stop and arrest of the defendant.

WHEREFORE, the defendant prays for an Order suppressing any and all observations by law enforcement personnel of the Defendant relating to the Defendant's state of sobriety subsequent to his stop and arrest.

DATED this 20th day of December, 1997.

Respectfully submitted,



DAROL C. BIDDC 248

Attorney for Defendant 323 South Union Avenue Pueblo, Colorado 81003 Phone: (719) 542-1385



COUNTY COURT, COUNTY OF PUEBLO, STATE OF COLORADO

CASE NO. 97 T6120 DIV. 3

MOTION TO SUPP	86	
THE PEOPLE OF THE STATE OF COLORADO,		JAN 28
	Plaintiff,	P
√ \$.		Cu3
RAEANN RIGIRRO	33	
51	Defendant.	

COMES NOW the Defendant, by and through his attorney, DAROL C. BIDDLE, and moves the Court for an Order suppressing in any criminal proceeding the following evidence:

1. Any and all statements of this Defendant to any police officer, to any employee of the District Attorney's Office or to any other federal, state or local law enforcement officer, agent or informer.

2. Any evidence, tangible or intangible, obtained as the result of the statements unlawfully procured from this Defendant.

AS GROUNDS FOR THIS MOTION, Defendant states as follows:

1. All of the aforesald statements are inadmissible since they were obtained in violation of the Defendant's right to due process of law as guaranteed to him by the Fifth and Fourteenth Amendments to the United States Constitution and Article II, Section 25 of the Colorado Constitution.

2. All of the aforesaid statements are inadmissible since they were obtained in violation of this Defendant's privilege against self-incrimination and his right to effective assistance of counsel as guaranteed by Article II, Section 16 and Article II, Section 18 of the Colorado Constitution and the Fifth, Sixth and Fourteenth Amendments to the United States Constitution,

3. All of the aforesaid statements were obtained as the direct result of the unconstitutional arrest of the Defendant without probable cause in violation or one room, and Fourteenth Amendments to the United States Constitution and Article State 7 of

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the Colorado Constitution.

4. All of the aforesaid statements were obtained as the direct result of the violation of Rule 5(a) of the Colorado Rules of Criminal Procedure, which requires that an arrested person be taken before a County Judge without unnecessary delay.

5. All of the aforesaid statements were obtained without advising this Defendant that he was being interrogated for the purpose of obtaining evidence of the specific offenses with which he is herein charged as required by his right to effective assistance of counsel and by his privilege against self-incrimination.

WHEREFORE, this Defendant prays for an order suppressing as evidence against him in any criminal proceeding the above-specified evidence.

DATED this 20th day of December, 1997.

Respectfully submitted,

DAROL C. BIDDLE #001248

Attorney for Defendant 323 S. Union Ave. Pueblo, Co. 81003 Telephone: (719) 542-1385



COUNTY COURT, COUNTY OF PUEBLO, STATE OF COLORADO

CASE NO. 977 22120	DIV.3				
MOTION TO SUPPRESS PERFO	ORMANCE TEST	3	1.81	88 JA	COLE
THE PEOPLE OF THE STATE OF COLORADO,					11 0 11 0
Plaintiff,			P 2 :	NO CON	
V\$.	й			34	AT-O
RAEANN RIGIRROZI,					

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Defendant.

COMES NOW the defendant and moves the Court for an Order suppressing as evidence in any criminal proceeding, any video tape made of the Defendant following her stop and arrest in this case, testimonial evidence concerning the Defendant's performance of any physical tests after she was contacted by the law enforcement agents in this case and any evidence which is the fruit of such tests.

AS GROUNDS, THEREFOR, Defendant states:

1. At or about the time of the Defendant's stop and arrest and following her stop and arrest in connection with this case, law enforcement officers directed her to perform certain physical tests to check her motor skills, reflexes and coordination.

2. The aforesaid tests were performed by the Defendant involuntarily and without obtaining her consent.

3. The aforesaid tests were performed as the direct result of the unconstitutional and illegal stop and arrest of the Defendant without a warrant in violation of the Fourth and Fourteenth Amendments to the United States Constitution and Article II, Section 7 of the Colorado Constitution.

4. Performance of the aforesaid tests was obtained without advising this Defendant that she was being directed to perform such tests for the purposes of obtaining evidence of the specific offense with which she is charged as required by her right to effective assistance of counsel and by her privilege against self incrimination.

5. The Delendant was required to perform the roadside tests in violation of her constitutional privilege against self-incrimination and her constitutional; right a effective

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assistance of counsel.

WHEREFORE, the Defendant prays for an Order suppressing as evidence the aforesaid tests and any evidence which was obtained as the result and fruit of such tests.

DATED this 20th day of December, 1997.

Respectfully submitted,

DAROL C. BIDDLE #001248

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Attorney for Defendant 323 S. Union Ave. Pueblo, Co. 81003 Telephone: (719) 542-1385



COUNTY COURT, PUEBLO COUNTY, COLORADO

CASE NO. 9776120 DIV. 3

MOTION TO SUPPRESS BREATH SAMPLE

THE PEOPLE OF THE STATE OF COLORADO, Plaintiff, vs. RAEANN RIGIRROZ!,

Defendant.

COMES NOW, the Defendant, and moves the Court for an Order suppressing as evidence the breath sample secured from this Defendant and the results of tests performed on such breath sample.

AS GROUNDS, THEREFORE, Defendant states:

1. The Defendant was arrested on the <u>28</u> day of <u>September 1997</u>. Following her arrest, the Defendant was required to provide a sample of her breath for the purpose of determining the alcohol content of her blood.

2. The aforesaid breath sample was obtained in violation of C.R.S. 1973, 42-4-1202(3).

3. The aforesaid breath sample was obtained as the direct result of the unconstitutional and illegal arrest of the Defendant without a warrant in violation of the Fourth and Fourteenth Amendments to the United States Constitution and Article II, Section

7 of the Colorado Constitution.

WHEREFORE, Defendant prays for an Order suppressing as evidence the breath sample and the results of any tests performed on such breath sample.

DATED this 20th day of December, 1997.

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Respectfully submitted, adle

DAROL C. BIDDLE Attorney for Defendant 323 South Union Avenue Pueblo, Colorado 81003

#001248

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PROOF OF SERVICE

The undersigned hereby certifies that on this 20th day of December, 1997, a true and correct copy of the foregoing was mailed, postage prepaid, by placing same in the U.S. Mail, addressed to:

> The District Attorney's Office 201 W. 8th St. Suite 801 Pueblo, Co. 81003

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CASE NO. 9776120)		TE	2/29/97
NAME_RIGITOZZI, E	Raiann	Ат	D_Bic	Idle
NEXT COURT APPEAR	ANCE DAT			
4/1/	98 AT	5 AMIPM FOR	D.E.S	3
/ /	AT	AM/PM FOR	~	
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(UPS fee must be paid at on Traffic school LEVEL	ientation) UPS	PH # 583-7027	ət	am / pm
Defendant ordered released No Affidavit or Charges filed PAY PUBLIC DEFENDER FE	BOND ORDER	ED DISCHARGED	, Г	NSBMT
BOND DISCHARGED BOND REDUCED TO \$	CSP/ P	र		APR 2 9 2020
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REQUEST FOR PRESENTENCE INVESTIGATION

(CLASS 1 MISCEMEANORS ONLY) OR ALCOHOL / DRUG EVALUATION.

You are to report immediately to the Probation Department, Room # 305 / 392, Third Floor, Judicial Bldg., Pueblo Colo.

NAME Rigirozzi Raean	7 CASE NO. 9776120	DIV.3_DATE_ 12/29/97
CHARGES:	PLEA / VERDICT	(Gullty / Dismiss)
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СТ. 5	СТ. 5	
СТ. 6		
CO-DEFENDANTS:	ALCOHOL / DRUG EV	ALUATION
RECORD CHECK ONLY		
DISTRICT ATTORNEY Descul	CALE FENDANT'S ATTO	RNEY Biddle
CONTINUE TO: 4/1/98	AT 15 AM/PM	DR PES
REMARKS . 09.3 BAC.		
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IN THE COUNTY COURT, CO OF PUEBLO AND STATE OF CO	LORADO
CASE NO. 9756120 DIV. 3 NAME RIGINOZZI, Raum DOB:	DATE 10/17/97
NAME RIGINOZZI, Ramm DOB:	ATD Biddle
NEXT COURT APPEARANCE DATE: FAILURE TO PROVID	
Dec 29, 1997 AT 400 AM/PM FOR_	Re
AT AM/PM FOR	
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Defendant entered a plea of GNG NCSPEEDY TRIAL	WAIVED
Defendant has 20 days to file written motions	
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UPSHOURS COUNTY JAIL AND AN ADDITIONAL \$	DUE AT SENTENCING
FINES & COSTS DEFENDANTS SIGNATURE	DATE
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Pay in Rm. #101 / Make Arrangements for payment in Rm. #105 FINE CT. #1VAF CT. #1VCF VCFVCF FINE CT. #2VAF CT. #2VCF VCF FINE CT. #3VAF CT. #3VCF VCF FINE CT. #4VAF CT. #4VCF VCF FINE CT. #5VAF CT. #5 RESTITUTION FINE CT. #6VAF CT. #6 TO:	CC ADM UPS OTHER
Report for UPS Orientation in Room #136 on (UPS fee must be paid at orientation) UPS PH # 583-7027 Traffic school LEVEL Defendant ordered released from custody as to this case only No Affidavit or Charges filed, BOND ORDERED DISCHARGED PAY PUBLIC DEFENDER FEE IN RM #101PRETRIAL W/DDA H	atam / pm ELD NSBMT
BOND REDUCED TO \$ CSP / PR	APR 2 9 2020
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* ₁₀		NOTICE	BOND	# 0968.85
It is a further condition of this bond that the probable cause to believe that the Defendant this action is bending has the power to shock	has committed a Class 1	.2.3 (at 4 Feldiny while rel	cased panding adjudication	t is shown that a competent Court has found in of a prior felony charge, the Court in which bond conditions,
A A Q Q A A L Bignsture of Defende	Jerest	X	Signature of Subery	nonge
STATE OF	TENT	H JUDICIAL DIST	TRICT	APPEARANCE
COLORADO	PUEBLO [DISTRICT/COUN	TY COURT	BOND
PUEBLO COUNTY	COURT	CASE NUMBER		DIV.
PEOPLE OF THE STATE OF COL			97761	20-3
DEFENDANTRIGEROZZI, RAEA	N MARIE	DOB:	-	AMOUNTER
AKA		10	PR	
SS#			SURETY	
A.O.:MITCHELL CSP			CASH	\$500.00 3/W
SURETY			PROPERTY	
We the understaned: jointly and severally	acimentedae that we are	d our personal representati	ves are bound to pay to T	he People of the State of Odgada, Inssum
of <u>PTVE_HONDRED</u> The condition of this bond is that the De PUEBLO, COLORADO, ON THE with all orders and directions of the Court relation Detendant and until final disposition of suid ca bond is to be vold, but if the Dafandant fails forfaiture is not set axide, judgment may be ex- and expection may be issued or payment secu- ADDITIONAL CONDITIONS:	And ant BAEANN HI DAY OF OCTO	UBER filte Defendant before the conviction, until sentence t n, payment of the amount of ist each debtor jointly and t	is to appear in 1997, AT 083 Court in the case of The has been imposed; antiff of the bond shall be due severally for the amount a	People of the State of Colorado, Versile said the Defendant appears as ordered, then this forthwith. If the bond is forfailed and if the
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COLORADO STATE PATROL AFFIDAVIT IN SUPPORT OF WARRANTLE	SS ARREST
NAME OF OFFICER AFFIANT: _ SAM Mitch	
LAW ENFORCEMENT AGENCY:	
AGENCY CASE NUMBER: 97.2AI-1101	a and a second
DATE OF ARREST: 09.28.97	
MOST SERIOUS CRIME:	· · · · · · · · · · · · · · · · · · ·
STATUTE NOMBER: 42-4-1301(1)(5)	CLASS: M
NAME OF PERSON ARRESTRD: RAMEMUN RIGIROZ	31
DATE OF BIRTH:SSN:	· · · · · · · · · · · · · · · · · · ·
the warrantless arrest of the above named per affiant for the charge listed above, and that are true and correct to the best of the information and belief. The affiant arrested the above named perso YOUR AFFIANT OBSERVED A GRAY FORD SOUTH BOUND ON 1-25 COUNTY, STATE OF COLORADO. YOUR AFFIANT PACE CLOCKED AT 70 MPH. THE POSTED SPEED LIMIT IS 55 MPH. YOUR AFF DRIVER, WHO WAS IDENTIFIED AS THE DERENDANT. YOUR AFF ODOR OF AN ALCOHOLIC BEVERAGE ON HER BREATH. HER EYES	the following facts affiants knowledge, mear HWY 50B IN PUEBLO THE VERICLE FOR ONE MILE FLANT CONTACTED THE LANT SMELLED A STRONG
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AFFIANTS SIGN		Mitchell	av of Sall	tinh an an ->
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To Whom It may Concern,

On 4/11/49 I was living with my boyfriend. We had got into an argument which proceeded into the evening, it escalated and my boyfriend took a steak knife and cut himself 3 times and then hit himself in the head with the phone. I was so angry at him for doing that, I wanted to show him just how stupid he was and hit myself in the head with the phone. I realize now that I am older that was not the thing to do. The neighbors upstairs called the police. When they arrived we explained that we had an argument and nobody touched the other one. They explained that one had to go jail and I stated that I would go. Going to jail was my way out. He then said to take him and leave me there. They then just took us both. When I went to court I pleaded guilty to disorderly conduct. I was on probation for a year and had to fulfill required classes . This was done timely as the court ordered.



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PUEBLO, COLORADO POLICE DEPARTMENT

CASE REPORT NUMBER: 99-07806 DATE / TIME OF REPORT: 04-11-99/ 0215 DATE / TIME OF INCIDENT: 04-11-99/ 0215

OFFENSE: Third Degree Assault/ Domestic Violence

TITLE OR PRINCIPAL

LOCATION OF INCIDENT:

APPROVED BY: LALO

REPORT WRITTEN BY: R. Pope 1202

EXPLANATION OF CODES

W= WITNESS V= VICTIM NO= NAME ONLY S= SUSPECT A= ARRESTED

NAME:	DOB:
ADDRESS:	PH:
NAME:	DOB:
ADDRESS:	PH:
NAME:	DOB:
ADDRESS:	PH:
NAME:	DOB:
ADDRESS:	PH:

DETAILS

On 04-11-99 at about 0215 Officer Minck , Officer Groller and I were dispatched to 1322 Wabash in reference to a male- female disturbance.

 Upon arrival I made contact with
 Upon contacting

 I noticed a large bruise on the right side of his forchead. I asked
 what happened

 to his forcher I.
 told me that he had gotten into a fight. I asked
 who he got into

 the fight with.
 told that he got in a fight with some guy. I asked
 who else was in

 the house.
 said his girlfriend was there. I asked
 were she was.
 i said she

was in the livingroom. I asked to get

to get his girlfriend, Raeann Rigirozzi, DOB:



from living room, when invited me into the house. t me that he and his girlfriend had gotten into an argument about some girl. told me that he and his girlfriend had been out partying when they saw a girl that Rigirozzi had gotten into a fight with prior to tonight. told me that Rigirozzi started yelling that she wanted to fight the girl. told me that he drove away, not allowing Rigirozzi out of the car. : told me that he drove home when he and Rigirozzi started arguing about the girl. While talking to I noticed blood on his pants. Lasked where the blood came from, : told me that he had out himself on the arm while doing the dishes. told me that he had cut his ann with a knife and the he could show me the knife. showed me that cuts on his arm and on his chest. I asked show me the cuts. removed his shirt and shows me his cuts. The cut on his left forearm is about 3 mches in length and cut at an angle towards his body. The cut on his chest is about 2 inches long and out at an angle away from the center of his chest. then told me that he got the bump on his head by hitting himself on the head with a telephone. I asked why he hit himself on the head. told me that he did it because he loved Rigirozzi.

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99-7806

I then contacted Rigirozzi. Upon contacting Rigirozzi I noticed a big bruise on Rigirozzi's forehead. I asked Higirozzi what happened. She told me that she hit herself in the head with the phone and hit her head on the kitchen wall several times. Rigirozzi then became very uncooperative and started arguing with me. I then noticed a large amount of blood on Rigirozzi's pants and hands. I asked Rigirozzi where she got the blood from. She told me from him and pointed to

While checking the house I found a large amount of blood on the kitchen floor and wall. I looked in the kitchen sink and on the kitchen counter and could not find any knifes with blood on them. I did not see any knives other than the ones in the kitchen drawer and they were clean.

vas transported to St. Mary Corwin Hospital where he was treated by Dr. McCaig who told me that the lacerations did not appear to be self inflicted.

I photographed the injuries to both and Rigirozzi. Both Rigirozzi and refused to complete the Domestic Violence Report form.

Koland Par-

1202

Rigirozzi and where arrested and booked into County Jail for Third Degree Assault/ Domestic Violence.



PUEFILO POLICE DEPARTMENT	CARE DEPORT NUMBER 9.9-780	Conception to Official Miles
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SENTENCING ORDER: DOMESTIC VIOLENCE RELATED CASE
(Not a Mittimus)
NAME Racana Marie Rigisson CASE NO. 99.1457.5
PLEA OF GUILTY TO:
If probation or deferred sentencing granted, full performance of all aspects of the Court's sentencing order is a condition of probation or def. sent.
2hrs. UPS; \$ charitable contribution to NSBMT
3days/mos./yrs. in County Jail;forthwith APR 2 92020 condition of probationstraight sentence Work Release to be consideredWork Release granted VED days suspended on condition of full performance of all aspects of sentencing order withinmos./yrs. of sentencing date.
4
5Restitution: Paid through Collection Inv.
DA may request restitution by letter within 90 days. Within 10 days, defendant is to pay in full, make arrangements with collection investigator or file a request for hearing with copies to the DA and schedule the hearing.
6. Other provisions of sentence:
7. FINE & COSTS:\$138 costs & fees;\$60 UPS fee;\$50 Prob. Sup. fee; \$fine. 60
8Bond posted is ordered released and discharged.
DATE: 4/13/99 X X QUAR X Judger Opp

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To Whom it May Concern,

On $\frac{6}{13}/2000$ I was living with 3 roommates. One of my roommates and I would mix 1 cocktail and share it while we went on our walk after work. This night when we returned from walk and our other roommates started to argue with me. I got In my car and was going to my parent's home to avoid the situation. My car had a soft top and it was down. 1 drove down Northern and I saw the police officer driving in the opposite direction and saw him make a u-turn and he pulled me over. I had been crying and the officer said that I was speeding. He was going the opposite direction and he stated that he sight sped me. I asked what that was. I was not speeding and it a little difficult to see someone driving and say they speeding when they are going with the traffic. He asked why my eyes were red and it was obvious I had been crying. He asked if I had been drinking and I stated that I had shared a drink with my roommate and he said he said I smelled of alcohol. I don't really know why he said this. I did a roadside test and passed. I also agreed to do a breath test and he said it was high enough to charge me with a DWAI and he arrested me and took me to jail.

I went to court and the judge ruled that this case be dismissed because the officer did not follow procedure. Case was dismissed by the DA's office and the judge who expressed about how unhappy she was about bringing this case to court



	PUEBLO POLIC		MENT	CASE REPORT	UMBER
	INCIDENT AND NARR			REPORT DATE	REPORT TIME 3:04
INCIDENT / OFFENSE	DWAIALCOHOL		INCIDENT DATE TO DATE	The second se	
ADDREZ S DIR	ATREET Northern Ave	APT.	At STREET	Lake Ave	<u> </u>
RELATIONSHIP TITLE / NAME (SI		REPORTING PA		A = ARRES BUSINEOB/SCH	ALD / CHEG
CODE ADD RESS SUFFIX DR		APT.	any	STATE	ZIP CODE
On 06-13-00 at ann	roximately 0.42 hours, Office	r Rutherfor	d and Affiaint w	aro woot hours	
on Northern Ave., w	vhen I notîced a red Isuzu An	nigo travelii	ng east bound on	Northen Ave	, ,
City of Pueblo, Stat	e of Colorado at a high rate	of speed,		APR 2 9	2020
Affiant turned my m	arked patrol vehicle around	and caught	un to the vehicle	of Marthouse	
				KECEI	VED
Ave. and Claremon	t Ave. As I was attempting to	catch up to	o this vehicle, <mark>1 o</mark> t	oserved the	The second s
vehicle's brake light	ts come on and the vehicle s	lowed down	n considerable. I	paced the her	-
vahicla with my nate	niverbials unit 612 at 10 ME	H from Clo	remont Ave to C	artarat Ave M	C
	ol vehicle, unit 613, at 40 MF			arteret Ave. M	S.
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	PUEBLO POLICE DEPARTMENT ORIG CONT SUPP REPORT DATE REPORT TIME CASE REPORT NUM NARRATIVE CONTINUATION	
-	roadside maneuvers poorly. Ms. Rigirozzi agreed to a P.B.T which she blow a .086.	
ź	advised Ms. Rigirozzi par Express Consent Law, Ms. Rigirozzi chose breath. I transported	
t	the driver to the PPD Intoxilyzer 5000 EN room where I administered the breath test at	
10	0229 hours and the result was 0.075 % BrAC. I sealed the breath sample tube and tagged	it
1	into property.	
1	Affiant transported Ms. Rigirozzi to Pueblo County Jail and booked her for:	
4	42-4-1301(1)(b) Drove Vehicle While Ability Impaired By Alcohol	
	42-4-1101 Speed (5-9 MPH over Prima Facie Limit)	
	NSBMT APR 2 9 2020 RECEIVE	D

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	UNIFORM SUMMONS & COMPLAINT OR PENALTY ASSE	N must appres) CITIZENS COMPLAINT CR # (į.
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BOTH	TO ANSWER CHARGES OF VIOLATION OF:	# THIS DATE FALLS ON A WEEKEND OF A	CRAWY YOU ARE TO APPEAR ON THE NEXT BUSINESS BAY.	
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ocum	NO.2 1 42-4-1101 Speeding (Limit)	5-9 MPH Over Prime Facile	004 1: JUMMONS 3	
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	DEFENSION IN THE WASTOON	AND DROCKSTAND THAT DEVELOPMENT INCLATED ABOVE AND BE OFFENSE, REPORTED TOMY ORIGINAL RECORDS. IF I DO NOT AN PROMISE TO ADELIN AS INDICATED ABOVE DEFENDENT.	REAL SECTION AND THE DRAW SECTION FOR A CRAMMAL AND REAL SECTION FOR A CRAMMAL AND REAL SECTION FOR A CRAMMAL	RE.
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	Report (1 Ma W Yes OFFICER:	M and	NO. 1368 ATTENCIO	RTMENT
	Teatline Accidents (A) No () Yes Injurios (/) Nic () Yes COMPLAINING WITNESS:		SERVED BY NO	
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		Date Printed: 04/18/201
eople Of The State Of Colorado	o Vs. Rigirozzi, Raeann Marie -	2000T2437 - Pueblo County
Case #: 2000T2437 (County)	Location: Pueblo County	Date Filed: 2000-06-13
Case Status: Closed;	Date Case Closed: 2001-06- 05	Date of Speedy Trial: 2001- 07-08
Case Type: Driving While Ability	Appealed: N	E-Filed: N
Judge or Magistrate: Adele Konkel Anderson	Division: 2	Bar Number: 11344
Related Cases: N/A		
Party Type: Defendant Name: Rigirozzi, Raeann Marie	Person Status: Not Applicable Addresses & Phone Numbers	Attorneys
Birthdate: Gender: F Race: W Drivers License; (SSN: StateID:		Attorney Role: Deputy District Attorney Attorney Name: Harder, Lois A Attorney Bar #: 31669 Primary Attorney: No Attorney Role: Deputy District Attorney Attorney Name: Adams, Lois A Attorney Bar #: 31669 Primary Attorney: No
		Attorney Role: Deputy District Attorney Attorney Name: Adams, Lols Hall Attorney Bar #: 31669 Primary Attorney: No Attorney Role: Privately

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Retained Attorney

Attorney Bar #: 1248

Primary Attorney: Yes

Attorney Name: Lindsey,

Attorney Bar #: 24664

Clifford

Attorney

Jeffrey D

Attorney Name: Biddle, Darol

Attorney Role: Deputy District

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Charges / Dispositi	ons				
Arresting Agency					
Arresting Agency: Pueblo Police Dept		Arrest Date: 2000-06- 13	Arrest Time:		
Arresting Agency: Ticket/Summons N	umber: U65956	Arrest Number:	Case Number: 00- 13357		
Final Disposition or	Charges				
Charge Number: 1	Charge: Driving While Ability Impaired		Status: Dismissed		
Offense Date From 2000-06-13	Offense Date To:	Offense Time: 01:42 AM			
Class: M (Unclassifie Misdemeanor)	BAC: 0.000	Statute: 42-4-1301(1)(b)			
Lic. Plate State: CO	Lic. Plate Number:	Lic. Plate Year: 2000	VIN Number:		
Plea Date: 2001-01-	08 Plea: Plea Not Guilty	Plea: Plea Not Guilty			
Disposition Date: 2001-06-05	Disposition: Dismisse	Disposition: Dismissed by DA			
Charge Number: 2	Charge: Exceed Reas.	Charge: Exceed Reas. & Prudent Speed: 5-9 Mph			

User: WALTERB	Pueb	Pneblo Police Department 04/30/202						
	STATE OF COLORADO SUMMONS							
TC12733								
Summons #: 65956								
COURT INFORM	IATION							
Court:	Court: Time:							
		Case #:	00013357					
THE STATE OF	COLORADO VS.							
Defen	dent: Rigirozzi, Raeann Ma	rie						
Add	ress:							
Driver's Licen	se #							
	Race: W Sex: F	Date Of Birth:	Age:					
Social Secur	ity #:	- Telephone #:						
Last Known Empl	oyer:							
		<u>*</u>	9 4					
VEHICLE INFOR								
Vehicle Licens		Lic. Year: 0						
	'ear: 1992 Make: IS	W Model: AMI	GO					
Vehicle T	ype: PASSENGER CAR							
DEPARTMENT	JSE ONLY							
Officer:	ATENCIO, STEVEN M	Agency	r: PPD District:					
	1300 LAKE AVE, PUEBLO							
Alleged Speed:	Permissible Speed:							
Summons;	Traffic Infraction: N	Penalty Assessment:	Traffic Infraction: N					
23	Misd. Infraction: N	-	Misd. Infraction: N					
	Misd./Petty: N	5	Misd./Petty: N					
SUMMONS DAT	E & TIME							
	te: June 13, 2000, Tuesday		Time: 01:42					
			-					
CHARGES								
	801(b)dwai D.w.a.i. 101(1)speeding Speedi	ng - 5-9 Miles Over						
×	12							
NOTES			NSBMT					
Charges 47 4			INDIAL					
Charge: 42-4-1301(B)DWAI D.W.A.I. Charge: 42-4-1101(1)SPEEDING SPEEDING - 5-9 MILES OVER MAY 4 2020								
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Nevada State Board of Massage Therapy

1755 E. Plumb Lane Suite 252 Reno, NV 89502 Reno Phone (775) 687-9955 Fax (775) 786-4264 Email: <u>nvmassagebd@state.nv.us</u> Website: <u>http://massagetherapv.nv.gov</u>

May 11, 2020

Raeann M. Rigirozzi

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

Dear Ms. Rigirozzi:

In connection with your Application Review, the Nevada State Board of Massage Therapy (Board) may consider your character, alleged misconduct, competence or physical or mental health at its meeting on June 10, 2020. Pursuant to Governor Steve Sisolak's Emergency Directive 006, there will be no physical location for this meeting. Participants can join the meeting via Zoom. The meeting will begin at 9:00 a.m:

Register in advance for this meeting:https://zoom.us/meeting/register/tlcgf-mhgTguGNYc09MgVYIjK-5pMzMN9QagAfter registering, you will receive a confirmation email containing information about joiningthe meeting.Meeting ID914-0777-9129Password564860

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

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

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

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

Sincerely, dra J **Executive Director**

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