

STATE OF MAINE BOARD OF NURSING 158 STATE HOUSE STATION AUGUSTA, MAINE 04333-0158

PAUL R. LEPAG

MYRA A. BROADWAY, J.D., M.S., R.N. EXECUTIVE DIRECTOR

|) | DECISION AND ORDER |
|---|--------------------|
|) | OF |
|) | REVOCATION |
| |))) |

INTRODUCTION

On June 6, 2012, the Maine State Board of Nursing ("Board") met at the Board's office located at 161 Capitol Street, Augusta, Maine. The Board reviewed the criminal matter of State of Maine vs. Maria T. Currier regarding her recent criminal convictions in West Bath District Court, West Bath, Maine (Docket No. WESDC-CR-2010-01196) and Sagadahoc County Superior Court, Bath, Maine (Docket No. BATSC-CR-2010-00249, Count 3; Docket No. BATSC-CR-2011-00062, Counts 1 and 2; Docket No. BATSC-CR-2011-00079, Counts 1-3). The Judgment and Commitment for each Docket No. in Sagadahoc County Superior Court dated April 25, 2012 and Conditions of Probation are attached hereto, incorporated herein and marked as Exhibit A.

FACTS

- 1. Maria T. Currier has been licensed as a registered professional nurse ("RN") to practice in Maine since August 21, 1991. The Board suspended said license on March 3, 2011 following a September 2010 Grand Jury indictment for two charges of Acquiring Drugs by Deception and a February 2011 Criminal Complaint of Acquiring Drugs by Deception and Violating Condition of Release.
- 2. On April 25, 2012, Maria T. Currier ("Ms. Currier") entered a plea of Guilty to the following criminal charges:

Docket No. WESDC-CR-2010-01196:

Violating Conditions of Release, 15 M.R.S. §1092(1)(A), (Class E misdemeanor). On September 29, 2010, Ms. Currier pled guilty to this charge for violating conditions of bail by possessing illegal drugs. Sentence: 48 hours in the County jail

Docket No. BATSC-CR-2010-00249:

• Count 3 - Acquiring Drugs by Deception, 17-A M.R.S. §1108(1)(A), (Class C felony). On or about the 2nd day of August 2010 in Bath, County of Sagadahoc, State of Maine, Maria T. Currier did, as a result of deception, obtain or exercise control over a prescription for a scheduled drug or what Ms. Currier knew or believed to a scheduled drug, namely Methylphenidate, which is in fact a scheduled W drug. Sentence: Three (3) years incarceration with all but four months suspended, two (2) years probation, and a fine of \$400

Docket No. BATSC-CR-2011-00062:

• Count 1 - Acquiring Drugs by Deception, 17-A M.R.S. §1108(1)(A), (Class C felony). On or about the 2nd day of August 2010 in Bath, County of Sagadahoc, State of Maine, Maria T. Currier did, as a result of deception, obtain or exercise control over a prescription for a scheduled drug or what Ms. Currier knew or believed to a scheduled drug, namely Ritalin, which is in fact a scheduled W drug. Sentence: Three (3) years incarceration with all but four months suspended, two (2) years probation, and a fine of \$400



• Count 2 - Violating Condition of Release, 15 M.R.S. §1092(1)(A), (Class E misdemeanor). On or about the 13th day of January 2011 in Bath, County of Sagadahoc, State of Maine, Maria T. Currier, having been granted pre-conviction bail on a charge of Acquiring Drugs by Deception (Class C felony), did, in fact, violate a condition of her release, namely that she not possess or use any illegal drugs, by intentionally or knowingly possessing and using Ritalin. Sentence: 30 days incarceration

Docket No. BATSC-CR-2010-00079:

- Count 1 Acquiring Drugs by Deception, 17-A M.R.S. §1108(1)(A), (Class C felony). On or about the 23rd day of November 2008 in Bath, County of Sagadahoc, State of Maine, Maria T. Currier did, as a result of deception, obtain or exercise control over a prescription for a scheduled drug or what Ms. Currier knew or believed to a scheduled drug, namely Methylin, which is in fact a scheduled W drug. Sentence: Three (3) years incarceration with all but four months suspended, two (2) years probation, and a fine of \$400
- Count 2 Acquiring Drugs by Deception, 17-A M.R.S. §1108(1)(A), (Class C felony). On or about the 17th day of November 2008 in Bowdoinham, County of Sagadahoc, State of Maine, Maria T. Currier did, as a result of deception, obtain or exercise control over a prescription for a scheduled drug or what Ms. Currier knew or believed to a scheduled drug, namely Methylphenidate, which is in fact a scheduled W drug. Sentence: Three (3) years incarceration with all but four months suspended, two (2) years probation, and a fine of \$400
- Count 3 Acquiring Drugs by Deception, 17-A M.R.S. §1108(1)(A), (Class C felony). On or about the 29th day of November 2008 in Bowdoinham, County of Sagadahoc, State of Maine, Maria T. Currier did, as a result of deception, obtain or exercise control over a prescription for a scheduled drug or what Ms. Currier knew or believed to a scheduled drug, namely Methylin, which is in fact a scheduled W drug. Sentence: Three (3) years incarceration with all but four months suspended, two (2) years probation, and a fine of \$400.

The sentences of incarceration on all Counts in Sagadahoc County Superior Court were imposed to be served concurrently, with all of the incarceration suspended but four (4) months.

3. As a registered professional nurse, Maria T. Currier is responsible for handling and administering medications and scheduled drugs to patients. 32 M.R.S. § 2102

APPLICABLE LAW

- 4. Pursuant to 32 M.R.S. § 2105-A (2), "The Board may suspend or revoke a license pursuant to Title 5, section 10004."
- 5. Pursuant to 5 M.R.S. § 10004(1), "...an agency may revoke, suspend or refuse to renew any license without proceedings in conformity with subchapters IV or VI, when:[t]he decision to take that action rests solely upon a finding or conviction in court of any violation which by statute is expressly made grounds for revocation."
- 6. Pursuant to 32 M.R.S. § 2105-A (2)(G), the Board may suspend or revoke an individual's nurse license when the grounds for discipline is a "conviction of a crime that involves dishonesty or false statement or that relates directly to the practice for which the licensee is licensed or conviction of a crime for which incarceration for one year or more may be imposed."

CONCLUSIONS OF LAW

The Board has the authority to suspend or revoke Maria T. Currier's registered professional nurse license pursuant to 5 M.R.S. § 10004 (1) and 32 M.R.S. § 2105-A (2)(G). The criminal convictions on September 29, 2010 in the West Bath District Court and April 25, 2012 in Sagadahoc County Superior Court described in Paragraph No. 2 are

grounds for discipline because Ms. Currier was convicted of crimes that involve dishonesty and relate directly to the licensed practice of registered professional nursing. In addition, the felony convictions described in Paragraph No. 2 are criminal convictions for which incarceration for one year or more may be imposed.

In addition, the Board concluded, based upon the recent convictions and serious nature of the underlying criminal conduct, that Ms. Currier's behavior fails to conform to legal standards and accepted standards of the nursing profession and the conviction of crimes in the State of Maine are substantially related to the qualifications, functions or duties of a registered professional nurse, and that such conduct reflects adversely on the health and welfare of the public.

DECISION AND ORDER

A motion was made and seconded to immediately **REVOKE** Maria T. Currier's registered professional nurse license pursuant to 5 M.R.S. § 10004(1) and 32 M.R.S. § 2105-A(2)(G). By a unanimous vote of the Board, Maria T. Currier's registered professional nurse license is revoked.

RECORD VOTE

| MARGARET HOURIGAN, RN, EdD | Affirmative |
|-------------------------------|-------------|
| CARMEN CHRISTENSEN, RN | Affirmative |
| ELAINE DUGUAY, LPN | Affirmative |
| VALERIE J. FULLER, APRN | Affirmative |
| JOANNE M. FORTIN, RN | Affirmative |
| ROBIN BROOKS, PUBLIC MEMBER | Affirmative |
| SUSAN BALTRUS, MSN, RNBC, CNE | Affirmative |
| PEGGY SONESON, RN | Affirmative |

DATED: July 17, 2012

MARGARET HOURIGAN, Chair MAINE STATE BOARD OF NURSING

NOTICE OF APPEAL RIGHTS

Maria T. Currier may appeal this Decision and Order summarily revoking her license by filing a petition for review of final agency action in the Superior Court pursuant to 5 M.R.S. §§ 11001, et seq. within thirty (30) days after receipt of notice of this Decision and Order. Any other person aggrieved by this Decision and Order may seek judicial review in like manner by filing a petition for review in Superior Court within forty (40) days after the date of this Decision and Order.

| STATE OF MAINE | DISTRICT COURT | DGMENT AND | COMMITMENT |
|---|--|---|--|
| Docket No. WESDC-CR-2010-01196 | County/location WEST BATH | Date 9-29-10 | DOB 01/25/1965 |
| State of Maine | | Residence: | |
| v. MARIA T CURRIER | | 5 MILL POND DR BATH ME | STATE'S EXHIBIT |
| Offense(s) charged: VIOLATING CONDITION OF RE Class: E DOV: 09/27/2010 S | LEASE Charge: 1 eq #: 9632 Title: 15 / 1092 / 1 / A | BATH ME Charged by: indictment information Complaint Plea(s): Guilty Nolo Not Guilty | |
| Offense(s) convicted: VIOLATING CONDITION OF I Class: B DOV: 09/27/2010 | RELEASE Charge; 1 Seq #: 9632 Title; 15 / 1092 / 1 / A | Convicted on; plea jury verdict court finding | |
| This adjudged that the defendant be without needless delay remove the d The custody of the Commission imprisonment for a term of The County jail to be punished to This sentence to be served (cons | er of the Department of Corrections, at a fac- | n named county or his authorized rep | er, to be punished by |
| Execution stayed to on or before | at | (a.m.)(p.m.) | |
| It is ordered that all (but) the for a term of Said probation to commence (Said administrative release to com | oooo(years)(months) upon conditio) (upo mence immediately. The defendant shall se | of the sentence (as it relates to confine the sentence (as it relates to confine the confine the sentence of the completion of the unsuspended tenter the initial portion of the foregoin | by reference herein. m of imprisonment). g sentence at |
| Notification Act as a 10-year regis | g been convicted of an offense that requires trant or a Elife-time registrant, must satisf 1.15) The defendant must submit to the taking | y all requirements in the Sex Offendo | er Registration and |
| Lis ordered that the defendant forfeit | | as a | fine to the clerk of |
| \$30,00 \$125,00 surcharge (29-A \$10 assessment(s) All but \$ | 6(Eff. 9/18/99) 15% surcharge (Eff. 08/0 M.R.S.A. Section 2411) 1510 (7 M.R.S. plus 1 \$25 assessment(s) totalli | S.A.) 10% (17 M.R.S.A.) ing \$(5 M.R.S.A. Section | suspended. |
| DExecution/payment stayed to pay i | • • | **** | rrant to Issue. |
| TOTAL DIE: \$ \(\text{if} \) | week/month beginning | or wa | rrant to issue. |

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| It is ordered that the defendant forfeit and prothrough the (Department of Corrections)(E | ct Attorney's Office) for the benefit of | as restitution, |
|--|--|--|
| | | A M.R.S.A. Section 1152-2-A) |
| Lift is ordered pursuant to applicable statutes. | that the defendant's motor vehicle operator's license or permit a license and/or the defendant's right to recision a mean | nit to operate, right to operate a vehicle is suspended in accordance |
| It is ordered that the defendant perform (months) for the benefit of | hours of community service work within | (weeks) |
| above name county. (Up to \$80/Day) (17-A I Execution/payment stayed to pay in full b | M.R.S.A. Section 1314) y or warrant to issue. | |
| It is ordered that the defendant shall participa offenders administered by the Office of Substantial | te in alcohol and other drug education, evaluation and treat lance Abuse. (29 M.R.S.A. Section 1312-B (2)(D-1), 29-A | M.R.S.A. Section 2411(5)(F)) |
| LI It is ordered that the defendant forfeit to the s (17-A M.R.S.A. Section 1158) | tate the firearm used by the defendant during the commissi | on of the offense(s) shown above. |
| lt is ordered that the defendant be uncondition | nally discharged, (17-A M.R.S.A, Section 1201) | |
| If the defendant has been convicted of an app | licable offense listed in 25 M.R.S.A. Section 1574, then the | e defendant shall submit to having a following commencement of the |
| It is further ordered that the clerk deliver a ce his authorized representative and that the copy se contained in the court record or in attachments he | ertified copy of this Judgment and Commitment to the Sher crye as the commitment of the defendant. Reasons for impo creto. | iff of the above named county or osing consecutive sentences are |
| A TRUE COPY, ATTEST: Clerk | | Judge / Justice |
| I understand the sentence imposed herein and that the disclosure of my Social Security number will be used to facilitate the collection of any fine am due a State of Maine income tax refund. My S State of Maine as a result of having had an attornowe to the State of Maine will be accomplished b | acknowledge receipt of a copy of this Judgment and Common this form is mandatory under 36 M.R.S.A. Section 5276 that has been imposed upon me in this action if that fine records Security number also may be used to facilitate the copy appointed to represent me. Collection of any fine or reingly offsetting money I owe to the State against my State of Necolal Security Number | nitment. I hereby acknowledge 6-A. My Social Security number emains unpaid as of the time I official of money I may owe the nbursement of money which I daine income tax refund. |
| Date: | DefendantAddress | |
| | RETURN | |
| By virtue of the within JUDGMENT AND Co | OMMITMENT I have this day delivered the within named | Defendant to the |
| Date: | Deputy | |
| By virtue of this warrant, the within-named De | efendant has been removed to and received at the | on this day. |
| Date; | | |
| | Authorized Officer/Supt., M.C.C./War | rden M.S.P. |

| STATE OF MAINE SUPERIOR COURT | UDGMENT AND COMMITMENT |
|--|---|
| Docket No. BATSC-CR-2010-00249 County/location SAGADAHOC, ss. | UNIO 4/25/12 DOB 01/25/1965 |
| State of Maine | Residence: 5 MILL POND DR |
| MARIÁ T CURRIBR | BATH MB 04530 |
| Offense(s) charged: ACQUIRING DRUGS BY DECEPTION Charge: I Class: C DOV: 08/23/2010 Seq #: 8575 Title: 17-A / 108 / / A | Charged by: Indictment Information Complaint Plea(s): Guilty Noto |
| Offense(s) convicted: X ACQUIRING DRUGS BY DECEPTION Charge: 1 Class: C DOV: 08/23/2010 Seq #: 8575 Title: 17-A / 1108 / 1 / A | Convicted on: Spice Jury verdict Court finding |
| The County lall to be punished by Imprisonment for a term of | med county or his authorized representative who shall y designated by the Commissioner, to be punished by |
| | (OO_(a.m.)(p.m.)) |
| It is ordered that all (but) | c sentence (as it relates to confinement) (as it relates to n a period of Aprobation administrative release attached hereto and incorporated by reference herein. Completion of the unsuspended term of imprisonment). The initial portion of the foregoing sentence at |
| It is ordered that the defendant, having been convicted of an offense that requires co Notification Act as a□10-year registrant or a□life-time registrant, must satisfy al Notification Act. (34-A M.R.S.A Ch.15) The defendant must submit to the taking o of duty to registor. | f requirements in the Sex Offender Registration and fingerprints and a photograph as specified in the notice |
| ☐ It is ordered that the defendant forfelt and pay the sum of \$ ☐ ○ ○ ○ ○ ○ ○ ○ ○ ○ ○ ○ ○ ○ ○ ○ ○ ○ ○ | as a fine to the clerk of |
| □ \$30.00 □ \$125.00 surcharge (29-A M.R.S.A. Scotlon 2411) □ \$10 (7 M.R.S.A. □ \$10 assessment(s) plus □ \$25 assessment(s) totalling \$10 assessment(s) plus □ \$25 assessment(s) totalling \$10 assessment(s) \$10 ass |) [|
| All but \$ | |
| Execution/payment stayed to pay in full by | or warrant to issue. |
| To pay \$ per week/month beginning | (To be filled in by cashler). |
| TOTAL DUE: \$ 505.22 | (10 के मार्क्स मा क्रेस्ट्रायका) |

| dm (m)a Ota I () YNUA | ONDITIONS OF PROBATION |
|---|---|
| STATE OF MAINE | Docket No. BATSC-CR-2011-00079 |
| COURT: SUPERIOR COURT, SAGADAHUC, ss. DEFENDANT- MARIAT CURRIER | D.O.B. 01/25/1965 SSN |
| | by Decephon "C" (x3) |
| | |
| | |
| - THE CONDITIONS OF YOUR PROBATION ARE AS FULLOU | SI YOU SHALL ZUG |
| | 10001 taws: |
| refrain from all criminal conduct and violation of federal, state and report to the probation officer immediately and thereafter as directions answer all questions by your probation officer and permit the officer | or to visit you at your home or elsewhere. |
| 4. obtain permission from your probation officer before changing your | r address or employment. |
| C - at leave the Otata of Maine without written nermission of Your Div | batton officer. |
| C ==state in ampleument and devote volveelt in 89 80000/CU GHR/IV/II | IBBI OI addomion brofings |
| 7. not possess or use any unlawful drugs and not possess or use alcoh | ol (excessively). |
| 8. Identify yourself as a probationer to any law enforcement officer in | you are arrested, detained or questioned for any reason and notify your |
| probation officer of that contact within 24 hours. 9. waive extradition back to the State of Maine from any other place. | |
| | ve ever been convicted of a crime in any jurisdiction with a potential |
| | |
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| The it was a second of 1 19h Built combit will | Wille Sex (Missille) I/ckistiation fun Hourignians. |
| 13. pay to the Department of Corrections an (electronic monitoring | fee)(substance lesting fee) of \$ |
| ET 14 | • |
| 14. not own, possess or use any meanth of dangerous interpretation of the direction of a part the direction of a p | robation or law enforcement officer. |
| at the direction of a p | patient / in-patient) (at |
| or a similar facility) as directed by your proba | patient / in-patient) (in- tion officer for (substance abuse) (sexual-offender) (psychological) |
| (qumestic spase)-(certified-patietor, 2-juter-controut-(subser-manuf | CHenth (monous) (|
| issues and sign any releases requested by your probation officer | through the (Department of Corrections) (Office of District schedule set by the court or your probation officer for the benefit of t and several with |
| Atternary by On a | schedule set by the court or your probation officer for the benefit of |
| Automoty by(join | t and several with |
| [] 18. pay all fines, fees, surcharges and assessments in full (and count | sel fees as ordered) to the clerk of this court not later that (date), on a schedule set by the court or your probation officer. |
| | (date), on a solicities powerhoat or alreraft) (until properly |
| [19. not operate or attempt to operate any motor vehicle (including A | TY, Showingone, motorodat, portorodat of anti-my (among the property) |
| licensed by the Secretary of State). 20. not associate with any other person who is on probation or parol | e without written permission of your probation officer. |
| 20. not associate with any other person who is on producted particular the age | of |
| Idirect or indirect or enter the residence, place of work, or edit | cational location of |
| | |
| (and their family) except with the written permission of your | probation officer and pursuant to a count officer. |
| 22. not be present in an establishment that serves liquor for on-pren | isos consumption (arte) |
| 23. support your dependents and meet family responsibilities. | age to the internet |
| 24. not view or possess any sexually oriented material or utilize acc 25. not have any possessory interest in any bank account except as a | outhorized in writing by your probation officer. |
| 25. not have any possessory interest in any bank account except as the 26. appear for periodic judicial review as directed by the court or you | our probation officer. |
| 26. appear for periodic judiciai forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the voir of the last annual forton as directed by the last annual forton | months as directed by your probation officer. |
| Tice other Ohamach conductor | 710 |
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| | |
| If you violate or fail to fulfill any of the above conditions you may be a | rrested, your probation may be revoked and you may be required to serve |
| | |
| ORDERED: All conditions of probation are incorporated into the judge | |
| Date: 4/25/2012 | Justice/Judge al al Justice/Judge |
| Date: 41 1/2 / WOLD | \ \frac{1}{2} |
| l acknowledge receipt of these conditions and accept them as written. | Jan Ca |
| Witness: | Probationer |
| | |

| STATE OF MAINE | / SUPERIOR COURT | UDGMENT AND COMMITMENT |
|---|---|--|
| Dooket No. BATSC-CR-2011-00062 | County/location SAGADAHOC, ss. | Late 4/25/12 DOB 01/25/1965 |
| State of Maine | | Residence: 5 MILL POND DR |
| v. MARIA T'CURRIER | | вати мв |
| Offense(s) charged: ACQUIRING DRUGS BY DECCIASS; C DOV: 01/13/2011 VIOLATING CONDITION OF CLASS; B DOV: 01/13/2011 | Seq #: 8575 Title: 17-A / 1108 / 1 / A | Charged by: Indictment Information In |
| Offense(s) convicted: XI ACQUIRING DRUGS BY II Class: C DOV: 01/13/2011 XI YIOLATING CONDITION Class: B DOV: 01/13/2011 | Seq #: 8575 Title: 17-A / 1108 / 1 / A | Convicted on: Plea |
| It is adjudged that the defendant without needless delay remove The custody of the Commit imprisonment for a term of | the defendant to: ssioner of the Department of Corrections, at a fa | in named county or his authorized representative who shall cility designated by the Commissioner, to be punished by |
| | (consecutively to (concurrently with)) - 10 - 244 (and CR perore: Mall 25, 2012 at | <u>(ат.)(р.т.)</u> |
| It is ordered that all (but) the for a term of |) be suspended and the defendant be place (years) (menths) upon condition | of the sentence (as it relates to confinement)(as it relates to sed on a period of probation administrative release ons attached hereto and incorporated by reference herein, on completion of the unsuspended term of imprisonment). Serve the initial portion of the foregoing sentence at |
| ☐ It is ordered that the defendant, Notification Act as a☐ 10-year Notification Act. (34-A M.R.S of duty to register. | registrant or a Little-time registrant, must sale A Ch.15) The defendant must submit to the taki | es compliance with the Sex Offender Registration and of y all requirements in the Sex Offender Registration and ang of fingerprints and a photograph as specified in the notice |
| It is ordered that the defendant the court, plus applicable surch 10% 12%(Eff. 7/4/96) \$30,00 \$125,00 surcharge \$10 assessment | arges and assessments of: 14%(Bff. 9/18/99) 15% surcharge (Bff. 08/ (29-A M.R.S.A. Section 2411) 1\$10 (7 M.R ent(s) plus 25 assessment(s) total | ling \$ (5 M.R.S.A. Section 3360-I) |
| — | pay in full by | or warrant to issue. or warrant to issue. |
| TOTAL DUE: \$ | per week/month deginning | (To be filled in by cashler). |
| 4 U LILL D UMI T | | |

| It is ordered that the defendant forfelt and ve the sun | n of \$ | ns resiltation, |
|--|--|--|
| through the (Department of Corrections)(det Atte | orney's Office) for the benefit of | .(17-A M.R.S.A. Section 1152-2-A) |
| Bxecution/payment stayed to pay in full by | or warrant to | |
| It is ordered pursuant to applicable statutes, that the demotor vehicle and right to apply for and obtain a licential vehicle of suspension incorporated herein. | ise and/or the derendant's right to register | A MOIOI Veinere is suspended in decordance |
| It is ordered that the defendant perform (months) for the benefit of | | |
| It is ordered that the defendant pay \$ | for each day served i Section 1314) or warrant to | issue. |
| It is ordered that the defendant shall participate in alco offenders administered by the Office of Substance Ab | ohol and other drug education, evaluation use, (29 M.R.S.A. Section 1312-B (2)(D | and treatment programs for multiple -1), 29-A M.R.S.A. Section 2411(5)(F)) |
| It is ordered that the defendant forfelt to the state the f (17-A M.R.S.A. Section 1158) | | commission of the offense(s) shown above. |
| It is ordered that the defendant be unconditionally disc | charged. (17-A M.R.S.A. Section 1201) | |
| If the defendant has been convicted of an applicable of a DNA sample drawn at any time following the comment probation period as directed by the probation officer. | coment of any term of imprisonment of a | it surk tittle tottowing commencement or me |
| It is further ordered that the clerk deliver a certified chis authorized representative and that the copy serve as the contained in the court record or in attachments hereto. | opy of this Judgment and Commitment to be commitment of the defendant, Reason | o the Sheriff of the above named county or s for imposing consecutive sentences are |
| A TRUE COPY, ATTEST:Clerk | | Judge / Justice |
| I understand the sentence imposed herein and acknow that the disclosure of my Social Scourity number on this will be used to facilitate the collection of any fine that ha am due a State of Maine income tax refund. My Social State of Maine as a result of having had an attorney appoint to the State of Maine will be accomplished by offset Social S | form is mandatory under 30 M.K.S.A. So s been imposed upon me in this action if courtly number also may be used to facili- inted to represent ma. Collection of any i | that fine remains unpaid as of the time I liate the collection of money I may owe the line or reimbursement of money which I state of Maine income tax refund. |
| Date: 04/25/2012 | | Drive |
| | | 0 <u>453</u> 0 |
| | RETURN | |
| By virtue of the within JUDGMENT AND COMMIT | PMENT I have this day delivered the wit | hin named Defendant to the |
| Date: | Deputy | |
| By virtue of this warrant, the within-named Defendan | nt has been removed to and received at the | on this day. |
| Date: | Authorized Officer/Supt., | M.C.C./Warden M.S.P. |

| MAR-14-2011 | ø7:52 | WESTBATHD | ISTCOURT | | | 66 |
|---|---|-------------------------------------|--|--|---|-----------------------|
| | | () | BAIL BOND | AMENDOD- | | |
| ٠ | | NT 1 utad at | BATH | Do | ickei No. 11-62 | |
| District As | COURERIOR COUR | 7 Tocated at | Problem | | 0.0830 | , Defendant |
| STATE OF MAIN | Ev | Market 1 | 10 04 | Brown ME | 04530 | ٠ و و . |
| Defendant's mailing | address | MILL ST | STO GEN | The state of the s | | |
| Defendant's resident | cu address (if diffi | erent): | | Social Security # | Ruce A | |
| Date of Birth | 25-65 | 27/2 Height | Weigh | (Z Gender | Race W | |
| Hair Color BLA | Eye Color | Work | phone // | Cel | f phone #State | |
| Home phone # | ations, driver's lice | nse number tequ | nirod | BATIS | State | |
| Date of Offense(s) | 2-18-1 | 1 | _ Location of Other | fense: | (n. (n. 25) | |
| Offense(s), Class of | Coffense, Seq #, T | tile & Section, | 07/085% | (C) VCK | E (965) | |
| _ BCQUING | | eg was | | <u> </u> | | |
| Y anformament of | officer and agency | D. DE | pregato- | MUCA. | | |
| The following app | ly if checked: | | d an my promise | in annear. | | |
| □ prrson | AL RECUGNIZA | NCE. I am role | eased on my promise I Rond requires I wi | Il owe the State of Mai | property is: | |
| F*** *** *** *** *** *** *** *** *** | RENEAL TO A LIGHT TO S | INDUM: 05 1017 PM | 11 220112 1 (| | property is: | Say OR |
| SECURE | D. To be released | KYIX - | (see | reverse for designation | u of (plea-bart) desires | |
| | | | | | | |
| ZA Kear c | | ing day after tod | ay. Before I may | be released, a nemon tec | cording must be filed wi | th the clerk |
| in the Rogistes | y of Deeds in the c | ounty where the | real estate is located | i, and proof in occurring | ces and may be in differ | ent counties.) |
| of the court li: | sted above. Those | Y MO YOUR STAN | . d. a Luit arovinusiv | posted in (list court and | q qocket uninectly " | |
| Z concui | RRENT. This Day | WIRAT | 90 - 10-249 | | Person Tunderstand tha | tit is a crime for |
| Cal | VILLE TARREST | | anna ea lang as this | bail bond remains in | ettect, i birdolossis | |
| I agree to oney to | of these condition | s, and that if I vi | olate these condition | is I will be single the | idous RD. | 1119 (2424) |
| 1. I will appear | at the District | Superior Co | urt located in | LHOC (Count | y) Maine, Tel // (207) 🕏 | and time and at the |
| in 110.27 | BATH | (Cityrat | 8/30 | (n,m.))(p.m. | rrest, jail and/or a tine. A A ALS (207) 5 y) Maine, Tel # (207) 5) and on any other date | mitt ittiio tiita |
| ORC | ine indus or clerk | tells are to appe | at. | and a common order | s. | 4 |
| જીવાદ માટે પ્રથ જે માન્યું કે માટે કે જે કે જે કે જે | t no criminal act a | nd will not viola | te any punding prote | ction from ahuse order ny address or telephone | number. | 2 |
| a Twillimmed | ialely agyrse me c | Oult Butter were | at a Distance the | . Thited Slates, from 0 | the Digital of A Section | Itom any territor) |
| 4. I waive extra | dition to the State | or Maine nonce any other jurisdi | ction whatsoever, fo | r prosucution on the ch | e number. te District of Columbia, targe(s) above | as M |
| of the United | i States, and 11911 Ittane which I agi | ee to obey, if ch | ecku <u>d.</u> I will | 1. 1 U. Euwarage | or illegal drugs overliges, illegal drugs to chemical tests | UL) COMP |
| Additional com | alcoholic beverage | s or illegal drug | s Anot possess a | пу ацеолоне печета <u>к</u> ез | (A) | las. |
| M not nossess | any dangerous we | _{apons,} including | , but not limited to, I | arearus. A reparding alcoholic (| beveriges, illegal drugs to chemical tests | De gungerous |
| In order to d | letermine if I have | violated any pro | shibitions of this out or vehicle and resid | ence and, if applicable, | to chemical tests 300 | • |
| weapons, J v | vill submit to sear | ches of the berse | r probable cause. | d regarding alconone i ence and, il applicable, | to chemical tests | |
| ∭atany ti | WG Millioni stara | IDDIO SUSPINIONI | - • | | G _D | |
| Upon ari | ticulable suspicior | oct with (name o | ınd dob) | | | xcept as is necessary |
| | | | | [] | | · |
| l'or cous | nscling: 🗆 to pay | child support; I | Tior child contact, | lace of education of a r. for the purpose of re | ay such person(s) | affinate |
| 10h lura i i | CUICL BILL PROSE | 10/100 | 15 (1) | e for the numost of fe | Hicking ocionsum - t | sonal cityers. |
| accept | for a single time. ' | while accompan | mstances Unitess | lawfully licensed to do t is executed and defe | ny suen personas (rieving defendant's per n so. | he conditions of |
| not operate | any motor venicu | od uniess a supe | ryised bail contrac | t is executed and dete | sso. ndant must abide by t | 4- |
| 41 f 144. | nt | | | | | |
| _ | | | 1111 | Seat forth on the Coud | itions of Release form. | |
| As a condi | tion of my release | , I shall comply ' | with any condition(s under this hond. |) set forth on the Cogai Defendant: iX ations under this hand | ANK | wa copy of this form |
| I have read at | d I understand a | ii my opiigation | e, the surety's) oblig | ations under this bond | on this date and win go | e a copy or annual |
| I have explain | ment when any 93) | dialely after sig | ning it. | | | , Maine. |
| to the defending | manu survey turns | a 16 | am (pm/a | 1 4150000 | 1 | Interior |
| Dated: | 25-4 | | | | 10- | |
| | | | سىرى <u>سىم</u> | Justice / Jud | ge/ Clerk / Buil Comm | TEMOTE |
| | | | | 1 | - | 7 |

| U | COMMITMENT ORDER WILL CON-HONS OF RELEASE |
|--|--|
| | ☐ Condections of release |
| DISTRICT DSUPERIOR COURT located | A section of a |
| STATE OF MAINE V. MONE | |
| OFFENSE(S) Adminis | Torugo by Decept C 85/5 |
| Defendant shall be held at the | County Jall Department of Corrections |
| without bail so indicated on Anached | Hall Hourd form Unail ball is posted as follows: |
| ☐ PERSONAL RECOGNIZANCE. | INSECURED. Defendant is not required to post any recurity to be released, |
| but if defendant fails to appear as the Bail | Rond requires defendant shall owe the State of Maine 5 |
| | from custody only after the following security is posted. |
| Z Cash in the amount of \$ |) with a not value (total value has encumbrances) of \$ 5000.00 |
| Real estato (or | with a net value (total value less encumbrances) of \$5000. |
| Bull Lien. Within 1 worldog day a | ther today - Defore defendant may be released, a lieu on the real estate described must be |
| recorded in the Registry of Doods in the souncy wh | the roal catalo is located, and proof of such recording must be filed with the court listed above. |
| (Note: The Registry of Deeds and the cienc's office | we different offices and may be in different counties.) Box Only AND OR in the slienustive, defendant is released to the custody of a supervised |
| ball contract pursuant to terms and conditions provi | had in the contract. |
| TO CONCUED DAND This had is concurrent | to the ball proviously actions ed in (list court and docker number): |
| concurrent | 31 BATS2-10-249 |
| The following meetal condition(s) also apply to t | is Befandant: The deficient sake |
| not use any alcoholic boverages or illegal drug | not postest any alcoholic beverages or illegal drugs |
| not more er any dangerous Washing, fachiding | , but not limited to, firesims, |
| Ye order to determine if whe has violated any pr | phibitions of this bond regarding stepholic beverages, ittegat amigs or cange one wexpons, since |
| will submit to searches of herbis person, vehicle as | i residence and, if applicable, to chemical tests |
| at any time without articulable suspicion | or probable cause. |
| upon aniculable suspicion. | |
| have no direct or indirect contact with (name a | d dob)oxcept as is necessary |
| | |
| for counseling; Lito pay child support | ☐ for child contact; ☐ by telephone; ☐ |
| ind not enter any Litesidence Lipiaco | of employment Inches of education of any such person(s) ed by a police officer, for the purpose of retrieving defendant's personal effects. |
| except for a single time, while accompan | ed by a bottee officer, on the humbre or remeding notestimme a American account. |
| maintain or actively seek employment; maintain | ROUGH OF COMMISSION AND AND AND AND AND AND AND AND AND AN |
| participate in regular substance source counselle | g and provide proof of such counseling upon request. tion counseling/treatment & provide proof of such comealing/treatment upon request. |
| undergo Limedical Limedial health Lievely | Distriction what some allow front of the control of |
| complete certified Butterer's Intervention Propri | and provide proof of such counseling/nearment upon request. |
| bet for the fifth of the manufacture on manufacture of | sociations, place of abode, or travel: |
| | A-44.4 |
| Toport dally | in person Uby phone, to Uprobation officer U |
| Toport Dunelly | In person Dby phone, to Derobation officer D |
| | |
| To compay with the toploasing content. | (Fee 2) 5 1 (1 15T |
| participate in Quantumbent Qualuatary input | ent gaumen; at or with |
| rate medications as prescribed. | |
| I not operate any mutor vehicle under any circums | iances Quilies lawfully licensed to do so. |
| | |
| | |
| the defendant makes hall, the defendant is required | to appear. 5/9/1 28:30 and on any other date and time and |
| Wr (Re) Y (or it of Companies o | |
| the court the justice, judge of clerk tells me to appear | 近, |
| i Ciniz Cauditians | of Release form to be attached to defendant's Bail Bond.) |
| الالصط | RCTuda |
| ate: <u>850 11</u> | dusticed Judge / Clark / Bail Commissioner |
| • | manager and the control of the contr |

WESTBATHD ISTCOURT

| BAIL BOND AMENDEL DRU 16 / |
|--|
| Pocket No. 10-289 |
| Delendant |
| STATE OF MAINE V. MARIA T. CORRIER, Defendant |
| STATE OF MAINE V. MARIA J. CURRER BATA, WE - CUSSO Desendant's malling address 5 Mill Bara Dr. BATA, WE - CUSSO |
| Defendant's residence address (if different): Date of Birth |
| Date of Birth 130 Gender Race 6 |
| Hair Color State Work phone / Cell phone / State |
| For Title 29-A violations, driver's license number required |
| Date of Officise(s) Location of Officise(s) Location of Officise(s) |
| Offense(s), Class of offense, Seq //. Title & Section, ATTACHER Cong DECESTION C (SS) 122 |
| (OTAL 1824-25A) |
| Hair Color / Law enforcement officer and agency: Law enforcement officer and agency: Light Color / Law enforcement officer and agency: Law enforcement offic |
| |
| PERSONAL RECOGNIZANCE. I am released on my product to we the State of Maine \$ |
| UNSECURED. If I fail to appear as this Bail Bono requires t with a being posted. The property is: SECURED. To be released from custody the following property is being posted. The property is: (see reverse for designation of third-party ownership) OR |
| SECURED. To be released from custody the following property is defined posters and third-party ownership) OR (see reverse for designation of third-party ownership) OR (see reverse for designation of third-party ownership) OR) with a net value of \$ 5000. 20 |
| (see reverse for designation of time-passy or means) |
| Real estate (or) with a net value of \$ |
| the Degister of Deeds in the county where the two two two two two two two trees, |
| in the Registry of Deeds in the county where the real estate is located, and proof of such recording that to that in the Registry of Deeds and clerk's office are different offices and may be in different counties.) of the court listed above. (Note: The Registry of Deeds and clerk's office are different offices and may be in different counties.) CONCURRENT. This bail is concurrent to the bail previously posted in (list court and docket number): |
| FE GOALAND BUT TRUE BUD IS CONTROLLED IN MANAGED IN THE PARTY OF THE P |
| Lagree to obey the following conditions of my release so long as this ball bond remains in effect. I understand that it is a crime for |
| I agree to obey the following conditions of my release so long as this ball bond remains in the subject to arrest, jail and/or a fine, me to violate any of these conditions, and that if I violate these conditions I will be subject to arrest, jail and/or a fine. |
| me to violate any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions, and that if I violate these conditions I will be sampled to any of these conditions. (City/Town). See A DA |
| in 1037 1574 (City/1040). (City/1040). (n.m.) (p.m.) and on any other date and time and at the |
| 1. I will appear at the District Superior Court located at Appear (County) Maine, Tel # (207) 443-900, in 100 1545 H (City/Town). She Appear (n.m.) (p.m.) and on any other date and time and at the court the justice, judge or clerk tells me to appear. |
| coalt in justice, and a state of the state o |
| |
| 4. I waive extradition to the State of Maine from any other State of the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above the charge of the United States, and from any other is charged. I will |
| 4. I waive extradition to the State of Maine from any other State of the United States, from the District of Columns, from any other of the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, from the District of Columns, from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, from the District of Columns, from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) above of the United States, from the United State |
| Additional conditions which I agree to obey, if checked. I will Additional conditions which I agree to obey, if checked. I will not use any alcoholic beverages or illegal drugs not possess any alcoholic beverages or illegal drugs not possess any alcoholic beverages or illegal drugs the conditional conditions which I agree to obey, if checked. I will not use any alcoholic beverages or illegal drugs not possess any alcoholic beverages or illegal drugs the conditional conditions which I agree to obey, if checked. I will not use any alcoholic beverages or illegal drugs not possess any alcoholic beverages or illegal drugs the conditional conditions which I agree to obey, if checked. I will not use any alcoholic beverages or illegal drugs not possess any alcoholic beverages or illegal drugs the conditional conditions which I agree to obey, if checked. I will not use any alcoholic beverages or illegal drugs not possess any alcoholic beverages or illegal drugs the conditional conditions which I agree to obey, if checked. I will not use any alcoholic beverages or illegal drugs not possess any alcoholic beverages or illegal drugs the conditional conditions which I agree to obey, if checked. I will not use any alcoholic beverages or illegal drugs not possess |
| not use any alcoholic beverages of integral drugs. In order to determine if I have violated any prohibitions of this bond regarding alcoholic beverages, illegal drugs ordering and it applicable, to chemical tests we among the first property of my person, vehicle and residence and, if applicable, to chemical tests |
| In order to determine if I have violated any prohibitions of this bond regarding accounted to the mical tests |
| In order to determine if I have violated any prohibitions of this bond regarding accounts to the mical tests weapons, I will submit to searches of my person, vehicle and residence and, if applicable, to chemical tests weapons, I will submit to searches of my person, vehicle and residence and, if applicable, to chemical tests |
| at any time without articulable suspicion of providers states. |
| Li upon articulable suspicion. |
| bave no direct or indirect contact with (name and abb) except as is necessary |
| of counseling: to pay child support; of child contact; by telephone; of any such person(s) |
| for counseling: to pay child support; the contact; they terepresely terepresely to any such person(s) and not enter any the residence the place of employment the place of education of any such person(s) and not enter any the residence that they are possible to the purpose of retrieving defendant's personal effects. It except for a single time, while accompanied by a police officer, for the purpose of retrieving defendant's personal effects. |
| I usuant for a single time, white accompanies by a period |
| not operate any motor vehicle under any circumstances. Uniless lawfully needed and defendant must abide by the conditions of Defendant cannot be released unless a supervised bail contract is executed and defendant must abide by the conditions of |
| Defendant cannot be released unless a supervised state of the state of |
| the contract. |
| T shall comply with any condition(s) Set form on the Condition |
| As a condition of my release, I shall comply with any condition(s) set to the to the form I have read and I understand all my obligations under this bond. Defendant: I have read and I understand all my obligations under this bond on this date and will give a copy of this form |
| I have explained the delendant's (and it appreciates) the second of the |
| to the detendant and such y minimum and a such a su |
| Dated: 2-23-11 , at 16/20 am pm. at 10/20 am p |
| Justice Judge Clerk Bail Commissioner |
| 9 |

P. 03/05

WESTBATHDISTCOURT 2074

| COMMITMENT ORDER with CULATIONS OF RELEASE | |
|--|-----------|
| DISTRICT DISTRICT COURT located at Docket No. 10-249 | |
| Maria and Maria and Maria and Maria | danı |
| STATE OF MAINE V. Motion to Revolve Ball Acquire Drup be | 7 |
| OFFENSE(S) WARDER C SECTO X ATN/CTN SCALAR ATN/CTN | <i></i> |
| Defendant shall be held at the County Jail Department of Corrections | |
| without half ar indicated on attached Ball Bond form Wintll ball is posted as follows: | |
| PERSONAL RECOGNIZANCE. UNSECURED. Defendant is not required to post any security to be released, | |
| but if defendant falls to appear as the Bail Bond requires defendant shall owe the State of Maine \$ | |
| The six is the appropriate of \$ 1500. | |
| \ with a net value (total value less encumbrances) 01 3 110000000000000000000000000000000 | <u></u> |
| The same of the sa | /c. |
| Bail Lien. Within I working day after today Prefere telections in the Registry of Deeds in the county where the real estate is located, and proof of such recording must be filed with the count listed above recorded in the Registry of Deeds in the county where the real estate is located, and proof of such recording must be filed with the count listed above recorded in the Registry of Deeds in the county where the real estate is located, and proof of such recording must be filed with the count listed above. | ν. |
| (Note: The Registry of Deeds and the clerk's office are different offices and may be in different counties.) SUPERVISED RELEASE: Check One Box Only AND OR in the alternative, defendant is released to the custody of a superv | isco |
| built soutenet my supprise to terms and conditions provided in the contract. | |
| CONCURRENT. This ball is concurrent to the ball previously set/posted in (list court and docket number): | |
| 1 144 (A clean wally to the defendants. The defendant shall | |
| The following special condition(s) also apply to the defendant: The defendant shall Inot use any alcoholic beverages or illegal drugs Inot use any alcoholic beverages or illegal drugs | |
| () to second in the second se | |
| In order to determine if she has violated any prohibitions of this bond regarding alcoholic beverages, megal dogs of hangelous weapons, and | |
| will submit to searches of her/his person, vehicle and residence and, ir applicable, to chemical tests | |
| at any time without articulable suspicion or probable cause. | |
| upon articulable suspicion. have no direct or indirect contact with (name and dob) | |
| | гу |
| for counseling; I to pay child support; I for child contact; I by telephone; | |
| [7] Land Land Infect of employment place of education of any such person(s) | |
| and not oner any litestoches in production of the purpose of retrieving defendant's personal effects. | |
| maintain or actively scok employment; maintain or commence an education program; participate in regular substance abuse counseling and provide proof of such counseling upon request. | |
| undergo medical mental health evaluation counselling/treatment & provide proof of such counselling/treatment & provide pro | |
| | |
| and biolical proof of agen comparing at a management of a mana | |
| abide by the following restrictions on personal associations, place of abode, or travel: | |
| report I daily I, In person by phone, to probation officer | |
| in person Liby phone, to Liprobation officer Liprobation of L | |
| remains with the following curface | <u></u> - |
| | |
| participate in Outpatient Ovoluntary inpatient treatment; at or with | |
| take medications as prescribed. In not operate any motor vehicle under any circumstances I unless lawfully licensed to do so. | |
| not operate any motor ventero under any exchange and the state of the | |
| UIV | |
| If the defendant makes ball, the defendant is required to appear. and on any other date and time and | d |
| At the District Court/Superior Court onand the court the justice, judge or clerk tells me to appear. | |
| | |
| (This Conditions of Release form to be attached to defendant's Rail Bond.) | |
| Date: | |
| Justice Judge / Lierk / Bast Commissioner 10 | |

| | SUPERIOR COURT | 'UDGMENT AND COMMITMENT |
|--|--|---|
| STATE OF MAINE | County/location | DOB DOB |
| Docket No. | SAGADAHOC, ss. | 01/25/1965 |
| BATSC-CR-2011-00079 | Distribution | Residence: |
| State of Maine | | 5 MILL POND DR |
| v. MARIA T CURRIER | • | ватн мв |
| MARIA I CORRELA | | |
| Offense(s) charged: | - | Charged by: |
| ACQUIRING DRUGS BY DECE | PTION Charge: 1 | indictment |
| Class; C DOV: 11/17/2008 | Seq #: 8575 Title: 17-A / 1108 / 1 / A | information |
| ACQUIRING DRUGS BY DECE | PTYON Charge: 2 | complaint Plea(s): |
| Class; C DOV: 11/23/2008 | Seq #; 8575 Title: 17-A / 1108 / 1 / A | Gully |
| ACQUIRING DRUGS BY DECE | PTION Charge: 3 | Nolo |
| Class: C DOV: 11/29/2008 | Seq #: 8575 Title: 17-A / 1108 / 1 / A | Not Gullly |
| | | |
| Offense(s) convicted: | CEPTION Charge: 1 | Convicted on: |
| ACQUIRING DRUGS BY DE | CDI TIOI | plea |
| Class: C DOV: 11/17/2008 | Seq #: 8575 Thie: 17-A / 1108 / 1 / A CEPTION Charge: 2 | □jury verdict |
| ACQUIRING DRUGS BY DE | CDX 11011 | Court finding |
| Class: C DOV: 11/23/2008 | Seq #; 8575 Title: 17-A / 1108 / 1 / A Charge: 3 | |
| ACQUIRING DRUGS BY DE | | |
| Class: C DOV: 11/29/2008 | Seq #: 8575 Title: 17-A / 1108 / 1 / A | |
| . It is adjudged that the defendant I | ls guilty of the offenses as shown above and c | onvicted. |
| YO is a disdood that the defendant l | be hereby committed to the sherm of the with | in named county or his authorized representative who shall |
| without needless delay remove th | e defendant to: | cally declarated by the Commissioner, to be punished by |
| VA mile and a du of the Commice | lonar of the Denariment of Coffeerolls, at a r | acility designated by the Commissioner, to be punished by |
| Imprisonment for a term of | #1-3 3 yea | each other |
| The County lail to be munished | ed by imprisonment for a term of | |
| | The state of the s | Fater - CR- 10-249 |
| This sentence to be served (co | onsecutively to (Concurrently with) | Batsc - cR - 1 - 62 |
| , A | | C (ann)(p,m) |
| Execution stayed to on or bef | VIV | 3.077 v |
| It is ordered that all (but) | | of the sentence (as it relates to confinement) (as it relates to |
| <i>I</i> . | | ced on a period of probation administrative release lons attached hereto and incorporated by reference herein. |
| | (years) (months) upon condition | pon completion of the unsuspended term of imprisonment). |
| Said probation to commence (| commence immediately. The defendant shall | serve the initial portion of the foregoing sentence at |
| | | |
| | it a hear canaloged of an offense that recult | res compliance with the Sex Offender Registration and |
| It is ordered that the defendant, at | aying open convicted of an orions that require | isfy all requirements in the Sex Offender Registration and the of fingerprints and a photograph as specified in the notice |
| | | |
| Notification Act as all 10-year a | egistrant of a Line-unit registrant, must such the take Ch. 15) The defendant must submit to the tak | ing of fingerprints and a photograph as specified in the notice |
| Notification Act. (34-A M.R.S.A | egistrant or a Line-time registrant, must such Ch.15) The defendant must submit to the tak | 110 |
| Notification Act. (34-A M.R.S.A of duty to register. | . Ch.15) The defendant must submit to the and | CITY) Rule as a fine to the clerk of |
| Notification Act. (34-A M.R.S.A of duty to register. Li is ordered that the defendant for | rfelt and pny the sum of \$ 1 - 3 | 400 fue as a fine to the clerk of |
| Notification Act. (34-A M.R.S.A of duty to register. It is ordered that the defendant for the court, plus applicable surcharg | rfelt and pay the sum of \$ 1 - 3 ges and assessments of: | (100), Rue as a fine to the clerk of each 120% (Eff. 07/30/04) |
| Notification Act. (34-A M.R.S.A of duty to register. It is ordered that the defendant for the court, plus applicable surchart 10% 12%(Eff. 7/4/96) | rfelt and pay the sum of \$ \[\frac{3}{2} \] ges and assessments of: 14%(Bff. 9/18/99) \[\frac{1}{2} 15% surcharge (Bff. 08) | (100), Rule as a fine to the clerk of (101/02) (20% (Eff. 07/30/04) |
| Notification Act. (34-A M.R.S.A of duty to register. It is ordered that the defendant for the court, plus applicable surchart 10% 12%(Eff. 7/4/96) | rfelt and pny the sum of \$\frac{1}{2} \frac{3}{2} \text{ges and assessments of:} \frac{1}{2} \frac{3}{2} \text{To M.R.S.A. Section 2411} \frac{1}{2} \text{\$\$\frac{1}{2}\$ \$25 assessment(s) total states of the sum of \$\frac{3}{2}\$ \$25 assessment(s) total states of the sum of \$\frac{3}{2}\$ \$25 assessment(s) total states of \$\frac{3}{2}\$ \$25 assessment(s) \$25 assessment(s | C(CX) , Let e as a fine to the clerk of (201/02) (20%(Eff. 07/30/04) (2.S.A.) [] 10% (17 M.R.S.A.) (18 S |
| Notification Act. (34-A M.R.S.A of duty to registor. It is ordered that the defendant for the court, plus applicable surcharge [10% 12%(Eff. 7/4/96)] \$30.00 \$125.00 surcharge (25.00 surcharg | rfelt and pay the sum of \$ | C(CX), Leve. as a fine to the clerk of POC (1/01/02) \$\frac{1}{20\pi}(\text{Bff}, 07/30/04)\$ R.S.A.) \$\Begin{array}{ c c c c c c c c c c c c c c c c c c c |
| Notification Act. (34-A M.R.S.A of duty to register. It is ordered that the defendant for the court, plus applicable surcharge [10% 12%(Eff. 7/4/96) 1 \$30.00 \$125.00 surcharge (2 \$10 assessment) All but \$ | rfelt and pay the sum of \$ \ \ -3 ges and assessments of: 14%(Bff. 9/18/99) \[\] 15% surcharge (Bff. 08 29-A M.R.S.A. Section 2411) \[\] \$10 (7 M.R. ((s) plus \[\] 3 \ \$25 assessment(s) tota | C(CC) Cure as a fine to the clerk of COC As a fine to |
| Notification Act. (34-A M.R.S.A of duty to register. It is ordered that the defendant for the court, plus applicable surcharge [10% 12%(Eff. 7/4/96) 1 \$30.00 \$125.00 surcharge (2 \$10 assessment) All but \$ | rfelt and pay the sum of \$\frac{1}{3}\$ ges and assessments of: 14%(Bff. 9/18/99) \$\Bigcup 15\% surcharge (Bff. 08) 29-A M.R.S.A. Section 2411) \$\Bigcup \$10 (7 M.R.) 1(s) plus \$\Bigcup 3 \$25 assessment(s) total pay in full by | C(CC) Cure as a fine to the clerk of COC As a fine to |

Page 1 of 3

| ☐ It is ordered that the defendant forfelt and pay | the sum of \$ | as restitution, |
|--|---|--|
| through the (Department of Correction | ,cl Attorney's Office) for the beacht of | .(17-A M.R.S.A. Section 1152-2-A) |
| Becution/payment stayed to pay in full by | or warrant b | o issue. |
| It is ordered pursuant to applicable statutes, the motor vehicle and right to apply for and obtain with notice of suspension incorporated herein | eat the defendant's motor vehicle operator's licer n a license and/or the defendant's right to registe | nse or permit to operate, right to operate a or a motor vehicle is suspended in accordance |
| It is ordered that the defendant perform (months) for the benefit of | | |
| It is ordered that the defendant pay \$ above name county, (Up to \$80/Day) (17-A by Recognition transport stayed to pay in full by | for each day served 1.R.S.A. Section 1314) or warrant to | Q (000) |
| It is ordered that the defendant shall participal | te in alcohol and other drug education, evaluate ance Abuse. (29 M.R.S.A. Section 1312-B (2)(1 | D-1), 29-A M.R.S.A. Section 2411(5)(F)) |
| It is ordered that the defendant forfelt to the st (17-A M.R.S.A. Section 1158) | ato the firearm used by the defendant during the | e commission of the ottense(s) shown above. |
| It is ordered that the defendant be uncondition | nily discharged. (17-A M.R.S.A. Section 1201) | |
| If the defendant has been convicted of an appl a DNA sample drawn at any time following the conviction period as directed by the probation off | licable offense listed in 25 M.R.S.A. Section 15 commencement of any term of imprisonment or icer. | at any time following commencement of the |
| It is further ordered that the clerk deliver a contained in the court record or in attachments he A TRUE COPY, ATTEST: Clerk | ertified copy of this Judgment and Commitment erve as the commitment of the defendant. Reaso eroto. | ons for imposing consecutive sentences are Judge / Justice |
| Clerk | | |
| I understand the sentence imposed herein and that the disclosure of my Social Security number will be used to facilitate the collection of any finant due a State of Maine income tax refund. My State of Maine as a result of having had an attention | Social Security number also may be used to fac | if that fine remains unpaid as of the time I dilitate the collection of money I may owe the y fine or reimbursement of money which I my State of Maine Income tax refund. |
| Date: 4/25/2018 | Dofondani Yula C Address 5 Muis Pr Ball Mi | d Ornic 5 04530 |
| | | |
| By virtue of the within JUDGMBNT AND G | RETURN COMMITMENT I have this day delivered the v | vithin named Defendant to the |
| Date: | Deputy | |
| By virtue of this warrant, the within-named | Defendant has been removed to and received at | the on this day. |
| Date: | Authorized Officer/Supl | I.,M.C.C./Warden M.S.P. |

PROBATION SELF INTAKE

To: New Probationer
From: Probation & Parole

| Currently there is <u>NO</u> Probation Officer available to meet with you. You are hereby instructed to complete this form and leave it with the Clerk of Courts. Please <u>PRINT</u> legibly and <u>DO NOT</u> leave any section blank. |
|--|
| Name: Maria T. Currier |
| Address: 5 Mill Pond Drive |
| City: Bath State: ME Zip Code: 04530 |
| Home Phone: 4429-8-23 Message phone: |
| Date of Birth: 01/25 / 65 Sex: |
| Byes: Blue Hair: Blonde Height: 5/1/2 Weight: 120 |
| Social Security #: |
| Place of Birth: Bos ton State: MA |
| Employer: Job Title: ZA |
| IMIPORTANT! |
| If you reside in: Georgetown, Richmond, Woolwich, Arrowsic or Lincoln County, Contact PPO Kevin Buckmore @ 207-882-7651 If you reside in: Bath and ALL other Cities or Towns Contact PPO Joseph Dentico @207-633-9672 |
| Contact with the above officers must be made within 48 hours of your appearance in Court. |
| Signed: Date: 4/25/5 |

PHARMACY CONDITIONS

| If prescribed any medication by a physician, the medication must be taken in the manner and quantities directed by the physician and/or |
|--|
| pharmacist and must only be possessed in the bottle they were dispensed in. |
| All medications prescribed must be made known to the probation officer the same day the medications are prescribed. |
| Must designate to the probation officer a primary physician. No other physician, PA or FNP may be seen without a written referral from the primary physician. |
| Must execute medical release forms to allow the probation officer to have an open line of communication with the primary physician and professionals to whom they may be referred. |
| Must designate one (1) pharmacy that will be used to dispense all medications. No other pharmacy may be used without PRIOR approval of probation officer. |
| Must personally retrieve all medications from the pharmacy. May not retrieve medications of another person without PRIOR approval of probation officer. |
| Must maintain a drug log in which shall be recorded the date, time, place and amount of any prescription medication ingested. This drug log is to be available for inspection by the probation officer upon request. |
| Must keep proof of all properly prescribed narcotics on his/her person at all times. |
| |
| DATED: 4/25/2012 PROBATIONER |
| *These pharmacy conditions are incorporated in the probation conditions and are made a part thereof. |

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