

APPLICATION BY RECIPROCATATION AS A PHARMACIST

If you are requesting licensure by reciprocatation (i.e. you have a current pharmacist license from another state and wish to transfer license information and only need to take the Nevada MPJE), complete this application:

Total Fee: \$330.00 (non-refundable, money order or cashier's check only, no cash)

Money Order or Cashier s Check made payable to: Nevada State Board of Pharmacy

Complete Name (no abbreviations):

First: THOMAS Middle: EGAN Last: STREBEL

Mailing Address: P.O. BOX 680115

City: PARK CITY State: UTAH Zip Code: 84068

Telephone: _____ E-mail Address: _____

Date of Birth: _____ Place of Birth: OGDEN, UTAH

Social Security Number: _____ Sex: M or F

Original State of Licensure you are reciprocating from must be active and issued by exam;

State: UTAH Date of Issuance: 10/11/2011

College of Pharmacy Information

Graduation Date: 6/10/1970
(mm/dd/yy)

Degree Received: PharmD BS in Pharmacy Other (check one) MBA

Name of Pharmacy School: UNIVERSITY OF UTAH

Location of School: SALT LAKE CITY, UTAH

If you are a **foreign graduate** you must attach a copy of your FPGE certificate to THIS APPLICATION.
You also need to complete the college of pharmacy information

Board Use Only

Received: NOV 21 2011 Amount: 330.00 Entity #: 58549

Laws _____ MPJE _____

or on an as needed basis (prn).

All other conditions and restrictions identified in the January 15, 2009 Memorandum of Understanding and Order shall remain the same in effect.

Dated this 23 day of November, 2010.



Mark B. Steinage
Division Director

L. MITCHELL JONES (U.S.B. 5979)
Assistant Attorney General
MARK L. SHURTLEFF (U.S.B. 4666)
Attorney General
Commercial Enforcement Division
Heber M. Wells Building
160 East 300 South - Box 146741
Salt Lake City, Utah 84114-6741
Telephone: (801) 366-0310

**BEFORE THE DIVISION OF OCCUPATIONAL & PROFESSIONAL LICENSING
OF THE DEPARTMENT OF COMMERCE
OF THE STATE OF UTAH**

IN THE MATTER OF THE ISSUANCE OF)
A PROBATIONARY LICENSE TO THOMAS)
E. STREBEL TO PRACTICE PHARMACY)
AND TO DISPENSE CONTROLLED)
SUBSTANCES IN THE STATE OF UTAH)

**MEMORANDUM OF
UNDERSTANDING AND ORDER
CASE NO. DOPL 2009- 5**

DOPL-FM-007 REV 1/25/05

THOMAS E. STREBEL ("Respondent") submitted an application for relicensure as a pharmacist and to dispense controlled substances in the State of Utah on or about August 14, 2008. On the Qualifying Questionnaire Respondent answered "yes" to questions #3, #4, #9, #12, #13, #25, #27, and #28. On or about January 4, 2007 in Case No. DOPL-2004-258 and 2005-260, Respondent entered into a Stipulation and Order with the Division of Occupational and Professional Licensing ("Division") admitting, among other things, the following:

1. On or about February 28, 2006, Respondent executed a plea agreement wherein he pled guilty to and was convicted of one count of filing a false/fraudulent insurance claim, a Class A misdemeanor, in connection with charges filed in the Third Judicial District Court, Summit County, State of Utah (the "misdemeanor conviction").
2. Respondent's aforementioned guilty plea and the misdemeanor conviction were part of an agreement with the prosecutor which is contained in a Statement of Defendant In Support of Guilty Pleas and Certificate of Counsel ("Agreement"). In the Agreement, Respondent agreed to not practice pharmacy, own a pharmacy or work in a pharmacy. Although not included in the language of the Sentence, Judgment and Commitment issued by the Court in accordance with the Agreement, the ban from working, owning or practicing pharmacy is understood by the parties to be limited to the successful completion of the term of

Respondent's probation (two years beginning on February 28, 2006). The court accepted the Agreement and Respondent's guilty plea.

Respondent agreed to surrender his licenses to practice pharmacy and to dispense controlled substances and not reapply for licensure until the successful completion and expiration of his two-year criminal probation. On or about July 7, 2008, Judge Bruce Luebeck of the Third District Court ordered that the Respondent's criminal probation be terminated.

Based upon Respondent's conduct described above, Respondent and Division, as evidenced by their signatures on this Memorandum of Understanding and Order, agree that Respondent shall be issued a probationary license to practice pharmacy and to dispense controlled substances, subject to terms and conditions, which shall be in effect for a period of five years, upon the approval of this Memorandum of Understanding and Order by the Division Director as evidenced by his signature.

1. Respondent admits the jurisdiction of the Division over Respondent and over the subject matter of this action. Respondent admits that Respondent's conduct described above is unprofessional conduct as defined in Utah Code Ann. § 58-1-501(2)(c). The issuance of the Order this matter is disciplinary action against Respondent's license pursuant to Utah Administrative Code R156-1-102(7) and Utah Code Ann. § 58-1-401(2).
2. Respondent acknowledges that Respondent enters into this Memorandum of Understanding and Order knowingly and voluntarily, and other than what is contained in this Memorandum of Understanding and Order, no promise or threat whatsoever has been made by the Division, or any member, officer, agent or representative of the Division to induce Respondent to enter into this agreement.
3. Respondent understands that Respondent has the right to be represented by an attorney in this matter, and the Respondent has either sought the advice of counsel or knowingly waives Respondent's right to counsel in this matter.
4. Respondent acknowledges that this Memorandum of Understanding and Order, if adopted by the Director of the Division, will be classified as a public document. The Division may release this Memorandum of Understanding and Order, and will release other information about this disciplinary action against Respondent, to other persons and entities.
5. Respondent shall successfully complete and satisfy the following terms and conditions:
 - (a) ✓ Respondent shall meet with the Board and Division within thirty (30) days of signing of the accompanying Order and on a quarterly basis, or at other greater or lesser frequency as determined by the Board and Division for the duration of the probationary period thereafter to assess the progress of Respondent's probation. Respondent shall meet with the Board and Division at the first scheduled Board meeting after the effective date of the

Order. Respondent shall meet with a Division staff member to review the Memorandum of Understanding and Order prior to meeting with the Board.

- (b) ✓ Respondent shall not own or have ownership in any pharmacy. Respondent shall not work as a pharmacist-in-charge.
- (c) ✓ Respondent shall not be alone at any time in a pharmacy during either work or non-work hours.
- (d) Respondent shall notify any employer of Respondent's restricted status and the terms of this Memorandum of Understanding and Order. Respondent shall provide a copy of this Memorandum of Understanding and Order to Respondent's employer and cause Respondent's employer to acknowledge to the Division and Board in writing that a copy of the Order has been provided to the employer. The employer shall submit employer reports to the Division and Board on a monthly basis for the first six months and quarterly thereafter, or at such frequency as directed by the Division or Board. The employer shall write the Division and indicate whether the employer will provide the periodic employer reports.
- (e) Respondent shall work under the direct, on-site supervision of a pharmacist licensed in good standing with the Division.
- (f) All reports and documentation required in this Stipulation and Order shall be submitted to the Board on a monthly basis for the first six months of probation. If Respondent is in compliance with all terms and conditions of the Order at the end of that time, all reports and documentation shall be submitted on a quarterly basis, or at such frequency as determined by the Board, for the remainder of probation. If Respondent is not in compliance with all terms and conditions of the Order by the end of the first six (6) months of probation, all reports and documentation shall be submitted on a monthly basis until Respondent is in compliance with the Order, after which all reports shall be submitted on a quarterly basis or at such frequency as determined by the Board.
- (g) Respondent shall complete and submit to the Division and Board a self-assessment report at the frequency described in subparagraph (f) above. The self-assessment report shall be completed on a form prescribed by the Division.
- (h) Respondent shall notify the Division and Board within one (1) week of any change of employer or employment status. This is required regardless of whether Respondent is employed in Respondent's licensed occupation. The notification shall be in writing.

- (i) Respondent shall limit Respondent's practice in accordance with the terms of probation, unless the Division and the Board authorize changes.
- (j) In the event that Respondent leaves Utah for a period longer than 60 days, Respondent shall notify the Division and the Board in writing of the dates of departure and return. The licensing authorities of the jurisdiction to which Respondent moves must be promptly notified of the provisions of this Stipulation and Order. Periods of residency or practice outside Utah may apply to the reduction of the probation period if the new state of residency places Respondent's license on probation with equal or greater terms and conditions.
- (k) Periods of unemployment or employment in other fields of practice shall be reported by Respondent to the Division and shall not count toward completion of probation. Should Respondent not be employed in Respondent's licensed occupation during Respondent's probationary period for a consecutive period of more than sixty (60) days, that period shall not apply to the reduction of probation, though the terms of probation shall remain applicable. If the Respondent works less than full-time in Respondent's licensed occupation, the reduction of any remaining probationary time shall occur on a pro-rata basis, in relation to a full-time position of 40 hours worked per week. Respondent must work at least sixteen (16) hours per week and no more than forty-eight (48) hours per week to be considered "practicing" in Respondent's profession.
- (l) Should other acts of unprofessional conduct come to the attention of the Division or Board which have occurred prior to the entry of the Order in this case or should Respondent violate probation in any respect, the Division may, in addition to taking action as provided for herein, after giving Respondent notice and the opportunity to be heard, revoke probation or impose sanctions in accordance with applicable law.
- (m) If a petition is filed against Respondent during Respondent's probation, the period of probation shall be extended until the matters alleged in the petition are fully resolved.
- (n) Respondent shall immediately notify the Division, in writing, of any changes in private or professional address and agrees that written communication by the Division and/or the Board shall be mailed to Respondent at the last address provided to the Division via first class U.S. Mail, and shall constitute notice to Respondent.
- (o) Failure to pay for any of the costs associated with this probation shall be considered a violation of this Order. Respondent further agrees to complete all conditions of probation in a timely manner. Where a specific time for

completion is not stated in this Order, it shall be within the Division and Board's discretion to set a time for completion.

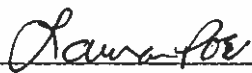
- (p) Respondent shall successfully complete four hours of continuing professional education focusing on ethics and pharmacy law. ^{WDAG} The courses shall be pre-approved by the Board and Division. The courses shall be completed within one year of the effective date of this Memorandum of Understanding and Order. The courses shall not count toward the regular continuing professional education requirement for license renewal. Respondent shall provide documentation to the Division and Board of successful completion of the additional professional education.
 - (q) Respondent shall successfully complete a thinking errors course within six months of the effective date of this Memorandum of Understanding and Order. ^{VEIAS} The course shall not count toward the regular continuing professional education requirement for license renewal. Respondent shall provide documentation to the Division and Board of successful completion of the course.
 - (r) Respondent shall keep Respondent's Utah licenses current during the period of probation.
 - (s) Respondent shall notify the Division immediately if Respondent is charged or arrested with any criminal conduct and understands that a conviction is a violation of this agreement. Respondent shall notify the Division if Respondent is hospitalized or enters into a treatment program.
 - (t) Respondent shall not work in any floating, on-call, PRN ("pro re nata"), "as needed" pools, or temporary staff agencies.
6. Respondent agrees to abide by all applicable federal and state laws, regulations, rules or orders related to Respondent's practice of pharmacy and to dispense controlled substances.
 7. Respondent understands that the issuance of a license pursuant to this Memorandum of Understanding and Order is a partial denial of licensure, and Respondent hereby waives the right to any administrative review of that partial denial of licensure.
 8. If Respondent successfully completes the terms of this Memorandum of Understanding and Order, the conditions on Respondent's license to practice pharmacy and to dispense controlled substances will be lifted and Respondent's licenses will not be subject to further restriction.
 9. If Respondent violates any term or condition of this Memorandum of Understanding and Order, the Division may take action against Respondent, including imposing appropriate sanction, in the manner provided by law. Such sanction may include revocation or

suspension of Respondent's licenses, or other appropriate sanction.

10. The terms and conditions of this Memorandum of Understanding and Order become effective immediately upon the approval of this Memorandum of Understanding and signing of the Order by the Division Director. Respondent must comply with all the terms and conditions of this Memorandum of Understanding and Order immediately after the Division Director signs the Order page of this Memorandum of Understanding and Order. Respondent shall complete all the terms and conditions contained in the Memorandum of Understanding and Order in a timely manner. If a time period for completion of a term or condition is not specifically set forth in this Memorandum of Understanding and Order, Respondent agrees that the time period for completion of that term or condition shall be set by the Board. Failure to complete a term or condition in a timely manner shall constitute a violation of the Memorandum of Understanding and Order and may subject Respondent to revocation or other sanctions.
11. This document constitutes the entire agreement between the parties and supersedes and cancels any and all prior negotiations, representations, understandings or agreements between the parties. There are no verbal agreements that modify, interpret, construe or affect this Memorandum of Understanding and Order.
12. Respondent has read each and every paragraph contained in this Memorandum of Understanding and Order. Respondent understands each and every paragraph contained in this Memorandum of Understanding and Order. Respondent has no questions about any paragraph or provision contained in this Memorandum of Understanding and Order.

DIVISION OF OCCUPATIONAL &
PROFESSIONAL LICENSING

RESPONDENT

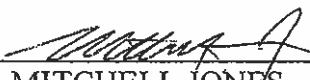
BY: 
LAURA POE
Bureau Manager

BY: 
THOMAS E. STREBEL

DATE: 1-15-09

DATE: 14 JAN 2009

MARK L. SHURTLEFF
ATTORNEY GENERAL

BY: 
L. MITCHELL JONES
Counsel for the Division

DATE: 13 Jan 2009

ORDER

THE ABOVE MEMORANDUM OF UNDERSTANDING, in the matter of **THOMAS E. STREBEL** is hereby approved by the Division of Occupational and Professional Licensing. The issuance of the Order in this matter is disciplinary action pursuant to Utah Administrative Code R156-1-102(7) and Utah Code Ann. § 58-1-401(2). The terms and conditions of the Memorandum of Understanding are incorporated herein and constitute my final Order in this case.

DATED this 15 day of January, 2009

DIVISION OF OCCUPATIONAL AND
PROFESSIONAL LICENSING



F. DAVID STANLEY
Director

MAILING CERTIFICATE

I hereby certify that on the 15 day of January, 2009, a true and correct copy of the foregoing MEMORANDUM OF UNDERSTANDING was sent first class mail, postage prepaid, to the following:

Thomas Evan Strebel
PO Box 371281
Las Vegas NV 89137

Carolyn Strebel

3RD DISTRICT CT- SILVER SUMMIT
SUMMIT COUNTY, STATE OF UTAH

STATE OF UTAH ATTORNEY GENERAL vs. THOMAS EVAN STREBEL

CASE NUMBER 051500299 State Felony

CHARGES

Charge 1 - 76-6-521 - FALSE/FRAUDULENT INSURANCE CLAIM 2nd
Degree Felony (amended) to Class A Misdemeanor
Offense Date: July 18, 2001, Summit County, Utah
Plea: February 28, 2006 Guilty
Disposition: February 28, 2006 Guilty

Charge 2 - 76-8-508 - TAMPER W/ WITNESS/JUROR 3rd Degree Felony
Offense Date: July 18, 2001, Summit County, Utah
Disposition: February 28, 2006 Dismissed

CURRENT ASSIGNED JUDGE

BRUCE LUBECK

PARTIES

Defendant - THOMAS EVAN STREBEL
2706 ESTATE DRIVE
PARK CITY, UT 84060

Represented by: EARL G XAIZ

Plaintiff - STATE OF UTAH ATTORNEY GENERAL
Represented by: MARK L SHURTLEFF

Plaintiff - STATE OF UTAH ATTORNEY GENERAL
Represented by: DARYL L BELL

DEFENDANT INFORMATION

Defendant Name: THOMAS EVAN STREBEL
Offense tracking number:
Date of Birth:
Social Security Number:
Law Enforcement Agency: OCCUP AND PROF LIC
Prosecuting Agency: ATTORNEY GENERAL

ACCOUNT SUMMARY

TOTAL REVENUE	Amount Due:	563.00
	Amount Paid:	563.00
	Credit:	0.00
	Balance:	0.00

PAPER BOND TOTALS Posted: 20,000.00
Forfeited: 0.00
Exonerated: 20,000.00
Balance: 0.00

REVENUE DETAIL - TYPE: FINE
Amount Due: 525.00
Amount Paid: 525.00
Amount Credit: 0.00
Balance: 0.00

REVENUE DETAIL - TYPE: INTEREST
Amount Paid: 10.25
Amount Credit: 0.00
Balance: 0.00

Account Adjustments

Date	Amount	Reason
Aug 08, 2006	10.25	Interest Posted to Date

REVENUE DETAIL - TYPE: COPY FEE
Amount Due: 9.25
Amount Paid: 9.25
Amount Credit: 0.00
Balance: 0.00

REVENUE DETAIL - TYPE: COPY FEE
Amount Due: 14.50
Amount Paid: 14.50
Amount Credit: 0.00
Balance: 0.00

REVENUE DETAIL - TYPE: COPY FEE
Amount Due: 3.00
Amount Paid: 3.00
Amount Credit: 0.00
Balance: 0.00

REVENUE DETAIL - TYPE: COPY FEE
Amount Due: 1.00
Amount Paid: 1.00
Amount Credit: 0.00
Balance: 0.00

NONMONETARY BOND DETAIL - TYPE: Surety
Posted By: DEWEY'S BAIL BOND COMPANY

Posted: 20,000.00
Forfeited: 0.00
Exonerated: 20,000.00
Balance: 0.00

CASE NOTE

IFD Case #3F-05-2430

PROCEEDINGS

11-01-05 Case filed kellyh
11-01-05 Filed: From an Information kellyh
11-01-05 Judge BRUCE LUBECK assigned. kellyh
11-01-05 Filed: Notice to Appear in Court kellyh
11-01-05 Bond Account created Total Due: 20000.00 kellyh
11-01-05 Bond Posted Non-Monetary Bond: 20,000.00 kellyh
11-01-05 INITIAL APPEARANCE scheduled on November 08, 2005 at 08:30 AM
in COURTROOM 1 with Judge LUBECK. kellyh
11-07-05 Filed: Appearance of Counsel-- Earl Xaiz elainet
11-07-05 Filed: Motion and Stipulation for Continuance elainet
11-07-05 Filed order: Order for Continuance elainet
Judge BRUCE LUBECK
Signed November 07, 2005
11-07-05 Notice - NOTICE for Case 051500299 ID 6444580 elainet
INITIAL APPEARANCE.
Date: 11/29/2005
Time: 08:30 a.m.
Location: COURTROOM 1
SILVER SUMMIT
6300 NORTH SILVER CREEK DRIVE
PARK CITY, UT 84098
Before Judge: BRUCE LUBECK
The reason for the change is Correct calendar
11-07-05 INITIAL APPEARANCE rescheduled on November 29, 2005 at 08:30 AM
Reason: Correct calendar. elainet
11-29-05 Minute Entry - Minutes for Initial Appearance bonniel
Judge: BRUCE LUBECK
PRESENT
Clerk: bonniel
Prosecutor: DARYL L BELL
Defendant
Defendant's Attorney(s): XAIZ, EARL G

Audio
Tape Number: cd Tape Count: 8:45

INITIAL APPEARANCE
Defendant waives reading of Information.

PRELIMINARY HEARING is scheduled.

Date: 01/17/2006

Time: 01:30 p.m.

Location: COURTROOM 1

SILVER SUMMIT

6300 NORTH SILVER CREEK DRIVE

PARK CITY, UT 84098

Before Judge: BRUCE LUBECK

11-29-05 PRELIMINARY HEARING scheduled on January 17, 2006 at 01:30 PM
in COURTROOM 1 with Judge LUBECK.

bonniel

01-17-06 Minute Entry - Minutes for Preliminary Hearing

bonniel

Judge: BRUCE LUBECK

PRESENT

Clerk: bonniel

Prosecutor: DARYL L BELL

Defendant

Defendant's Attorney(s): XAIZ, EARL G

Audio

Tape Number: cd Tape Count: 1:51

HEARING

Deft waives preliminary hearing and case bound over. Deft advies
of his rights.

DISPOSITION is scheduled.

Date: 02/28/2006

Time: 09:00 a.m.

Location: COURTROOM 1

SILVER SUMMIT

6300 NORTH SILVER CREEK DRIVE

PARK CITY, UT 84098

Before Judge: BRUCE LUBECK

01-17-06 DISPOSITION scheduled on February 28, 2006 at 09:00 AM in
COURTROOM 1 with Judge LUBECK.

bonniel

02-28-06 Charge 1 amended

bonniel

02-28-06 Charge 2 Disposition is Dismissed

bonniel

02-28-06 Charge 1 Disposition is Guilty

bonniel

02-28-06 SENTENCING scheduled on April 18, 2006 at 11:00 AM in COURTROOM
1 with Judge LUBECK.

bonniel

02-28-06 Minute Entry - Minutes for Change of Plea

bonniel

Judge: BRUCE LUBECK

PRESENT

Clerk: bonniel

Prosecutor: DARYL L BELL

Defendant

Defendant's Attorney(s): EARL G XAIZ

Audio

Tape Number: cd Tape Count: 9:18

Court advises defendant of rights and penalties.
A pre-sentence investigation was ordered.
The Judge orders Positive Adjustments to prepare a Pre-sentence report.

Change of Plea Note

Defendant upon the plea of guilty to Amended Count I: False Ins. Claim Class A, Count II is dismissed. Defendant signs the Statement of Defendant in open court.
SENTENCING is scheduled.

Date: 04/18/2006

Time: 11:00 a.m.

Location: COURTROOM 1

SILVER SUMMIT

6300 NORTH SILVER CREEK DRIVE

PARK CITY, UT 84098

Before Judge: BRUCE LUBECK

02-28-06 Filed: Statement of Defendant in Support of Guilty Plea and Certificates of Counsel.

04-18-06 Tracking started for Fine. Review date Oct 31, 2006.

bonniel
bonniel

04-18-06 Tracking started for Probation (Court). Review date Apr 18, 2008.

04-18-06 Fine Account created Total Due: 525.00

bonniel
bonniel
bonniel

04-18-06 Minute Entry - Minutes for SENTENCE, JUDGMENT, COMMITME

Judge: BRUCE LUBECK

PRESENT

Clerk: bonniel

Prosecutor: DARYL L BELL

Defendant

Defendant's Attorney(s): COEBERGH, COLLEEN K

Audio

Tape Number: cd Tape Count: 11:04

SENTENCE JAIL

Based on the defendant's conviction of FALSE/FRAUDULENT INSURANCE CLAIM a Class A Misdemeanor, the defendant is sentenced to a term of 365 day(s) in the Summit County Jail. The total time suspended for this charge is 335 day(s).

SENTENCE FINE

Charge # 1 Fine: \$2000.00
Suspended: \$1475.00
Surcharge: \$241.22
Due: \$525.00

Total Fine: \$2000.00
Total Suspended: \$1475.00
Total Surcharge: \$241.22

CASE NUMBER 051500299 State Felony

08-14-08 COPY FEE

Payment Received:

1.00

bridgetk

Total Principal Due: \$525.00
 Plus Interest

The fine is to be paid in full by 10/31/2006.
 ORDER OF PROBATION

The defendant is placed on probation for 24 month(s).
 Probation is to be supervised by THIRD DISTRICT COURT.
 Defendant to serve 30 day(s) jail.
 Defendant is to report to the Summit County Jail.
 Defendant is to report by April 28, 2006 by 7:00 p.m..

Defendant is to pay a fine of 525.00 which includes the surcharge.
 Interest may increase the final amount due.
 Pay fine on or before October 31, 2006.
 Pay fine to The Court.

PROBATION CONDITIONS

Pay fines and fees as agreed.
 Maintain good behavior and have no violations of the law, except
 minor traffic citations.
 Abide by all standard terms and conditions of probation.
 Report any violations to the court within 48 hours.
 Notify the Court of any address and/or telephone number changes.

04-18-06	Bond Exonerated		-20,000.00	bonniel
04-24-06	Fee Account created	Total Due:	10.25	deba
04-24-06	Fee Account created	Total Due:	9.25	deba
04-24-06	COPY FEE	Payment Received:	9.25	deba
05-03-06	Filed: Sentence, Judgment and Commitment			deba
05-26-06	Filed: Commitment Receipt			deba
08-08-06	Fine	Payment Received:	525.00	corys
08-08-06	INTEREST	Payment Received:	10.25	corys
09-26-06	Fee Account created	Total Due:	14.50	saral
09-26-06	COPY FEE	Payment Received:	14.50	saral
12-05-06	Tracking ended for Fine.			candice
12-05-06	Note: Per call to jail, defendant did report 04/28/06 and served his 30 day jail commitment			candices
10-18-07	Fee Account created	Total Due:	3.00	shaunaa
10-18-07	COPY FEE	Payment Received:	3.00	shaunaa
05-16-08	Tracking ended for Probation (Court).			debbiek
05-16-08	Case Closed			debbiek
	Disposition Judge is BRUCE LUBECK			debbiek
07-07-08	Filed: Motion To Terminate Probation			brittanm
	Filed by: XAIZ, EARL G			
07-07-08	Filed order: Order Terminating Probation			deba
	Judge BRUCE LUBECK			
	Signed July 07, 2008			
08-14-08	Fee Account created	Total Due:	1.00	bridgetb