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LOS ANGELES SUPERIOR COURT

SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES

OCT 18 2010

PROBATION OFFICER'S REPORT

JOHN A. CLARKE, CLERK

BY Pvt. Atty REPORT SEQUENCE NO. 2, DEPUTY

THE PEOPLE OF THE STATE OF CALIFORNIA,
vs.
LINDSAY DEE LOHAN

Plaintiff

Defendant

COURT DEPARTMENT WE-B01	ATTY. CHAPMAN-HOLLY	JUDGE FOX
HEARING 10-22-10	EXPIRATION DATE (S) 08/11/2011	COURT CASE NO./DEF. ID 7BV01538-01
C.I.I. NO. A28526911		
PROBATION NO. X-2053170		
DPO PARKER		AREA OFFICE SANTA MONICA

WHEREABOUTS	<input type="checkbox"/> NON-APPEARANCE <input checked="" type="checkbox"/> INSTRUCTED TO APPEAR BY: <u>COURT</u>
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SUPPLEMENTAL REPORT

REASON FOR HEARING:

THIS REPORT IS AN ADDENDUM TO THE VIOLATION REPORT SUBMITTED ON SEPTEMBER 24, 2010. THE COURT REQUESTED INFORMATION REGARDING THE DEFENDANT'S PROGRESS IN PSYCHOTHERAPY AND SUBSTANCE ABUSE COUNSELING PRIOR TO THE VIOLATION DATE.

RECORD BUREAU CLEARANCE:

A RECORD CHECK WITH THE CALIFORNIA BUREAU OF CRIMINAL IDENTIFICATION AND INVESTIGATION (CII) INDICATES:

NO NEW ARRESTS. THE RECORD CHECK WAS COMPLETED ON OCTOBER 13, 2010.

REPORT:

THE DEFENDANT IS CURRENTLY IN TREATMENT AT THE BETTY FORD CLINIC. SHE CHECKED INTO THE FACILITY ON SEPTEMBER 28, 2010.

BEFORE THE DEFENDANT ENTERED THE BETTY FORD CLINIC, SHE WAS PARTICIPATING IN PSYCHOTHERAPY WITH DR. LEE SADJA, FROM THE UCLA NEUROPSYCHIATRIC HOSPITAL.

1 DR. SADJA INDICATES HE BEGAN WORKING WITH THE DEFENDANT AS AN IN-PATIENT CLIENT
2 WHEN SHE ENTERED UCLA HOSPITAL IN AUGUST, 2010. AFTER THE DEFENDANT WAS RELEASED
3 FROM THE HOSPITAL ON AUGUST 24, 2010, HE BEGAN SEEING HER ON AN OUT-PATIENT BASIS.

4 DR. SADJA INDICATES HE SAW THE DEFENDANT AT HER HOME, AS SHE COULD NOT COME TO HIS
5 OFFICE DUE TO THE PAPARAZZI FOLLOWING HER EVERYWHERE. HE INDICATES HE SAW HER
6 THREE TIMES PER WEEK FOR ONE HOUR SESSIONS, WHICH IS COMPARABLE TO FOUR TIMES PER
7 WEEK FOR FORTY-FIVE MINUTES, AND WOULD SATISFY THE COURTS ORDER. HE INDICATES THE
8 DEFENDANT KEPT ALL OF HER APPOINTMENTS. HE STATES THAT DURING THEIR SESSIONS, THE
9 DEFENDANT WAS MOTIVATED TO LOOK AT SOME OF THE PROBLEMS IN HER LIFE, HOWEVER,
10 THERE WAS SOME DENIAL REGARDING HER DRUG ADDICTION. HE FEELS THAT THE LONGER THE
11 DEFENDANT IS AT THE BETTY FORD CENTER, THE BETTER. HE BELIEVES THAT THE DEFENDANT
12 NEEDS TO CONTINUE TO WORK ON HER ISSUES IN ORDER TO SAVE HER LIFE. HE INDICATES THE
13 DEFENDANT IS A "WONDERFUL YOUNG WOMAN". ALSO, HE STATES HE VISITED THE DEFENDANT
14 AT THE BETTY FORD CENTER ON OCTOBER 2, 2010.

15 THE DEFENDANT WAS ALSO WORKING WITH CHEMICAL DEPENDANCY
16 COUNSELOR, GARY RICHMAN. MR. RICHMAN HAS BEEN A CERTIFIED ADDICTION COUNSELOR FOR
17 FIFTEEN YEARS. HIS PROGRAM IS 12-STEP BASED, AND INCORPORATES LIFE COACHING INTO HIS
18 PROGRAM. MR. RICHMAN INDICATES THAT WHEN THE DEFENDANT WAS HOSPITALIZED AUGUST 2,
19 2010 TO AUGUST 24, 2010, HE SAW HER EVERYDAY. UPON HER RELEASE , HE BEGAN SEEING HER
20 TWICE A WEEK. MR. RICHMAN STATES THAT THE DEFENDANT NEVER MISSED A SESSION. ALL
21 MEETINGS TOOK PLACE AT THE DEFENDANT'S HOME. MR. RICHMAN INDICATES THAT AFTER THE
22 DEFENDANT FAILED THE DRUG TEST WITH THE PROBATION DEPARTMENT, HE BEGAN DRUG
23 TESTING HER EVERYDAY, UNTIL THE COURT DATE OF SEPTEMBER 24, 2010. AFTER THE POSITIVE
24 DRUG TEST WITH THE PROBATION DEPARTMENT, MR. RICHMAN INDICATES THE DEFENDANT
25 FINALLY BEGAN TO TALK ABOUT FEELING POWERLESS AND ABOUT BEING AN ADDICT. HE STATES
26 THE DEFENDANT NEEDS ONGOING TREATMENT, AND FEELS SHE HAS A LOT OF GROWING UP TO DO.
27 MR. RICHMAN FURTHER STATED, "SHE MUST MAKE SEVERAL CHANGES IN HER LIFE IN ORDER TO
28 SUCCEED, ESPECIALLY COMING FROM A FAMILY OF DISFUNCTION".

1 THE DEFENDANT'S CASE MANAGER AT THE BETTY FORD CLINIC IS LESLIE
2 PLACE. MS. PLACE INDICATES THE DEFENDANT WAS ADMITTED TO THE TREATMENT FACILITY ON
3 SEPTEMBER 28, 2010. MS. PLACE STATES THE DEFENDANT IS PARTICIPATING IN A SPECIALTY
4 GROUP GEARED TOWARDS IMPROVING SELF-ESTEEM. SHE INDICATES THE DEFENDANT HAS A
5 GOOD ATTITUDE AND IS VERY WILLING TO PARTICIPATE IN THE PROGRAM. MS. PLACE DID NOT
6 HAVE A MEDICAL RELEASE, AND WAS NOT ABLE TO REPORT WHETHER THE DEFENDANT WAS
7 TAKING ANY PERSCRIBED MEDICATIONS. MS. PLACE FURTHER STATED THAT OCTOBER 26, 2010,
8 WILL BE THE DEFENDANT'S THIRTIETH DAY OF TREATMENT, AND IT WILL BE DETERMINED BY A
9 TREATMENT TEAM IF SHE NEEDS CONTINUED SERVICES FROM THE PROGRAM.

10 THE PROBATION OFFICER SPOKE WITH MS. PLACE AGAIN ON OCTOBER 14, 2010, AND SHE
11 INDICATED THE DEFENDANT WAS MAKING SATISFACTORY PROGRESS IN THE PROGRAM. SHE FELT
12 IT WOULD BE TO THE DEFENDANT'S ADVANTAGE TO REMAIN IN THE CURRENT TREATMENT
13 PROGRAM.

14 **DEFENDANT'S STATEMENT:**

15 THE PROBATION OFFICER SPOKE WITH THE DEFENDANT TELEPHONICALLY ON OCTOBER 14, 2010,
16 AND SHE STATED "I FEEL GOOD". SHE STATES THAT SHE HAS BEEN PARTICIPATING IN THE
17 TREATMENT PROGRAM WHICH INCLUDES MANY ACTIVITIES SUCH AS MEDITATION, GROUP
18 THERAPHY, AND AA MEETINGS. THE DEFENDANT WANTS TO ENROLL IN AN OUT-PATIENT
19 TREATMENT PROGRAM AFTER HER INITIAL 30 DAY PERIOD AT THE BETTY FORD CENTER. SHE
20 INDICATES SHE CANNOT AFFORD TO CONTINUE TO PAY FOR THE TREATMENT PROGRAM AND SHE
21 NEEDS TO WORK. THE DEFENDANT STATES HER CLOTHING LINE IS FALLING APART BECAUSE SHE
22 IS NOT AVAILABLE TO MONITOR THE PRODUCT. ALSO, SHE INDICATES SHE IS SCHEDULED TO
23 BEGIN WORKING ON A MOVIE IN NOVEMBER, 2010. SHE INDICATES SHE IS WILLING TO CONTINUE
24 WEARING THE SCRAM BRACELET UNTIL DECEMBER, 2010, IF THAT WILL SATISFY THE COURT.

25 **EVALUATION:**

26 SINCE THE LAST HEARING ON SEPTEMBER 24, 2010, THE DEFENDANT HAS VOLUNTARILY CHECKED
27 INTO A TREATMENT PROGRAM. A REPORT FROM THE DEFENDANT'S CASE MANAGER INDICATES
28 SHE IS DOING SATISFACTORILY, AND IS MOTIVATED TO IMPROVE HERSELF. THE PROBATION

1 OFFICER FEELS THAT IT IS A POSITIVE STEP, THAT THE DEFENDANT HAS ACKNOWLEDGED HER
2 ADDICTION, AND IS SEEKING ADDITIONAL TREATMENT. HOWEVER, THE DEFENDANT IS CLAIMING
3 THAT CONTINUED IN-PATIENT TREATMENT WOULD BE A HARDSHIP FINANCIALLY, AND DAMAGING
4 TO HER CAREER. REPORTS FROM ALL TREATMENT PROFESSIONALS INVOLVED AGREE THAT IN-
5 PATIENT TREATMENT APPEARS TO BE THE MOST APPROPRIATE OPTION FOR THE DEFENDANT AT
6 THIS TIME. POSSIBLY REMOVING HERSELF FROM HER LIFESTYLE AND ITS' PRESSURES FOR AN
7 EXTENDED PERIOD IS EXACTLY WHAT IS NEEDED TO PRESERVE HER HEALTH. WHEN THE
8 DEFENDANT RETURNS HOME, IT WOULD BE BENEFICIAL FOR HER TO CONTINUE WITH THERAPY
9 AND SUBSTANCE ABUSE COUNSELING, TO FURTHER ASSIST IN BEHAVIOR MODIFICATION.

10 IT IS THEREFORE RECOMMENDED THAT THE DEFENDANT BE FOUND IN VIOLATION OF PROBATION;
11 THAT THE DEFENDANT BE ORDERED TO REMAIN IN IN-PATIENT TREATMENT FOR 120 DAYS; THAT
12 THE DEFENDANT CONTINUE ON PROBATION UNDER THE SAME TERMS AND CONDITIONS ONCE
13 RELEASED; AND THAT THIS MATTER BE CONTINUED UNTIL MARCH 7, 2011, FOR FURTHER REPORT.

14 RESPECTFULLY SUBMITTED,

15
16 DONALD H. BLEVINS
17 CHIEF PROBATION OFFICER

18 BY: 
19 BARBARA PARKER, DPO
20 SANTA MONICA AREA OFFICE

21 READ AND APPROVED BY:

22 
23 JOSE JESUS LOPEZ, SDPO

24 SUBMITTED: 10-14-10-TYPED: 10-14-10 BY: BP

25
26 I HAVE READ AND CONSIDERED THE FOREGOING REPORT OF THE PROBATION OFFICER.

27 _____
28 JUDGE OF THE SUPERIOR COURT

DATE