



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

ANGUS S. KING, JR.
GOVERNOR

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

April 20, 2000

MaryEllen A. Burket
15 Harding Street
Sanford, ME 04073

Dear Ms. Burket:

At its April 12-13, 2000 meeting, the Board voted to accept the voluntary surrender of your license. This decision will become final unless you submit within 30 days a written request for an adjudicatory hearing.

If you have any questions regarding this matter, do not hesitate to contact me.

Sincerely,

A handwritten signature in cursive script that reads "Myra Broadway".

Myra A. Broadway, J.D., M.S., R.N.
Executive Director

MAB:vlc

pc: Brenda Pinette, R.N.
Carol Cole, R.N.
Phyllis A. Russell
John H. Richards, Assistant Attorney General



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STATE OF MAINE
YORK, ss.

RECEIVED
STATE OF MAINE
COUNTY OF YORK
CLERK OF DISTRICT COURT

JUL 9 1 20 PM '99

SUPERIOR COURT
CRIMINAL ACTION
DOCKET NO. CR.99-745

STATE OF MAINE

v.

MARY ELLEN BURKET

INDICTMENT FOR VIOLATION
T17-A OF M.R.S.A. SECTION 353, 1109
STEALING DRUGS

COUNT 1 STEALING DRUGS CLASS D
 UNIFORM #

THE GRAND JURY CHARGES that on or about the 13th day of January, 1999, in the Town Of Sanford, County of York and State of Maine, the above-named defendant, MARY ELLEN BURKET, did intentionally or knowingly exercise control over the property of another, to wit; the Newton Center, with the intent to deprive the Newton Center thereof, which property was a scheduled drug, to wit; Xanax, a scheduled Z drug, all in violation of 17-A M.R.S.A. § 353, 1109.

COUNT 2 STEALING DRUGS CLASS D
 UNIFORM #

THE GRAND JURY CHARGES that on or about the 14th day of January, 1999, in the Town Of Sanford, County of York and State of Maine, the above-named defendant, MARY ELLEN BURKET, did intentionally or knowingly exercise control over the property of another, to wit; the Newton Center, with the intent to deprive the Newton Center thereof, which property was a scheduled drug, to wit; Darvocet N-100 (propoxyphene), a scheduled Z drug, all in violation of 17-A M.R.S.A. § 353, 1109.

COUNT 3 STEALING DRUGS CLASS D
 UNIFORM #

THE GRAND JURY CHARGES that on or about the 14th day of January, 1999, in the Town Of Sanford, County of York and State of Maine, the above-named defendant, MARY ELLEN BURKET, did intentionally or knowingly exercise control over the property of another, to wit; the Newton Center, with the intent to deprive the Newton Center thereof, which property was a scheduled drug, to wit; Lorazepam, a scheduled Z drug, all in violation of 17-A M.R.S.A. § 353, 1109.

CR.99-745

RECEIVED
STATE OF MAINE
COUNTY OF YORK
CLERK OF COURT

DATED

7/6/99

JUL 9 1 20 PM '99

A TRUE BILL

Sylvia R. Schantz
FOREMAN

A TRUE COPY ATTEST
[Signature]
CLERK

| | | | |
|-------------------------|-------------------------|----------------|----------------|
| Docket No. CR-99-745 | County/Location York | Date 4/5/00 | DOB 7/19/56 |
|-------------------------|-------------------------|----------------|----------------|

| | |
|---|--------------------------|
| State of Maine v. Defendant's Name MARY ELLEN BURKET | Residence SANFORD, ME |
|---|--------------------------|

Offense(s) charged: Cts. 1,2,3 17A MRS A §1109 353 Class D STEALING DRUGS

Plea(s): Guilty Nolo. Not Guilty Counts 1+2 Date of Violation(s): 1/13-14/99

Charged by:

indictment
 information
 complaint

Offense(s) convicted: Cts 1+2 = 17A MRS A §1109 353 Stealing Drugs, Class D

Convicted on:

plea
 jury verdict
 court finding

IT IS ADJUDGED THAT THE DEFENDANT IS GUILTY OF THE OFFENSES AS SHOWN ABOVE AND CONVICTED.

IT IS ADJUDGED THAT THE DEFENDANT BE HEREBY COMMITTED TO THE SHERIFF OF THE WITHIN NAMED COUNTY OR HIS AUTHORIZED REPRESENTATIVE WHO SHALL WITHOUT NEEDLESS DELAY REMOVE THE DEFENDANT TO:

The custody of the Commissioner of the Department of Corrections, at a facility designated by the Commissioner, to be punished by imprisonment for a term of _____

The County jail to be punished by imprisonment for a term of Cts 1+2 9 months lashed both Concurrent

This sentence to be served (consecutively to) (concurrently with) _____

Execution stayed to on or before: _____ at _____ (a.m.) (p.m.)

IT IS ORDERED THAT ALL (BUT) 14 days Credit for time served OF THE SENTENCE (AS IT RELATES TO CONFINEMENT) (AS IT RELATES TO THE County Jail) BE SUSPENDED AND THE DEFENDANT BE PLACED ON A PERIOD OF PROBATION FOR A TERM OF One (YEARS) (MONTHS) UPON CONDITIONS ATTACHED HERETO AND INCORPORATED BY REFERENCE HEREIN. SAID PROBATION TO COMMENCE (_____) (UPON COMPLETION OF THE UNSUSPENDED TERM OF IMPRISONMENT). THE DEFENDANT SHALL SERVE THE INITIAL PORTION OF THE FOREGOING SENTENCE AT YCS

The final _____ month(s) of the unsuspended portion of the term of imprisonment is to be served with intensive supervision under conditions separately specified and incorporated herein.

IT IS ORDERED THAT THE DEFENDANT, HAVING BEEN CONVICTED AS A SEX OFFENDER, SATISFY ALL REQUIREMENTS IN THE SEX OFFENDER REGISTRATION AND NOTIFICATION ACT. (34-A M.R.S.A., §11103).

IT IS ORDERED THAT THE DEFENDANT FORFEIT AND PAY THE SUM OF \$ _____ AS A FINE TO THE CLERK OF THE COURT, PLUS APPLICABLE SURCHARGES AND ASSESSMENTS OF:

10% SURCHARGE 12% SURCHARGE (Effective 7/4/96) (4 M.R.S.A. § 1057)
 \$30.00 SURCHARGE \$125.00 SURCHARGE (29 M.R.S.A. § 1312-B(5), 29-A M.R.S.A. § 2411 (7))
 2 NO ASSESSMENT(S) plus 1 \$25 ASSESSMENT(S) totalling \$ 0 (5 M.R.S.A. § 3360-1)
 All but \$ _____ suspended.
 Execution/payment stayed to pay in full by _____ or warrant to issue.
 To pay \$ _____ per week / month beginning _____ or warrant to issue.

TOTAL DUE: \$ _____ (To be filled in by cashier).