>>>tim michaud <anistonrm@gmail.com> 12/7/2017 6:16 AM >>> Nikki,

Was Dana Loyd let out of jail? If so, wasnt I supposed to be informed of this? Tim Michaud

06 02a

>>>Nikki Moccio 12/7/2017 8:35 AM >>>

06 02

On Thu, Dec 7, 2017 at 11:43 AM, <AANTONIOU@sa18.org> wrote: State of Florida vs Loyd, Dana 15-39871-CFA

Dear Mr. Michaud,

Nikki forwarded your email to me because I am now the Victim Advocate at the State Attorney's Office in Titusville.

I have reviewed this case and will do my best to answer your concerns.

Our records show that Dana Loyd was sentenced on March 30, 2017. She was to serve on year in jail. It is possible that with gain time, she has been released. I checked the Brevard County jail website, and it does not have her listed.

You are correct, it is the responsibility of the Jail to notify victims when an inmate is released. I do not know why they did not notify you. You are welcome to call them to find out. Their phone number is 321-690-1500.

Our records also indicate that she is to be on 2 years of community control followed by three years standard probation when released from jail. You may want to follow up with her community control officer with any follow up questions. I do not know the name of the community control officer, but you can call Probation at 321-264-4073. They can look it up for you and put you in touch with that officer.

I hope this information is helpful to you, Mr. Michaud. Please feel welcome to contact me for further assistance.

Angela Antoniou Victim Witness Counselor Phil Archer Office of the State Attorney 400 South St. Suite D Titusville, FL 32780 321-264-6933

06 01a

>>>tim michaud <anistonrm@gmail.com> 12/7/2017 11:46 AM >>>

Thank you, I believe she was transferred to orange county jail shortly after her sentencing. I will call the probation officer and appreciate if you can confirm her release. Tim

06 01

On Thu, Dec 7, 2017 at 11:52 AM, <AANTONIOU@sa18.org> wrote:

https://apps.ocfl.net/bailbond/Default.asp

I just checked the Orange County Jail website; it does not list her as being an inmate.

You are welcome to search in the link I provided above. Additionally you can call

Orange County Inmate Records Management at 407-836-3400.

Angela Antoniou

Victim Witness Counselor

Phil Archer

Office of the State Attorney

400 South St.Suite D

Titusville, FL32780

321-264-6933

06 00

From: tim michaud <anistonrm@gmail.com> [anistonrm@gmail.com]

To: Angela ANTONIOU [aantoniou@sa18.org]

CC: Nikki Moccio [pmoccio@sa18.org], Sean Sendra [ssendra@sa18.org]

Subject: Re: Re: Tim Michaud

Created: 07-Dec-2017 07:02:53 UTC-05:00 Delivered: 07-Dec-2017 07:02:53 UTC-05:00 Stored: 07-Dec-2017 19:46:31 UTC-05:00

Tags:

Status: deleted, opened, read

Box Type: received

Folder: Sean Sendra Home > Trash

Message Id: 5A292DEC.SA18.Brev.200.2000085.1.CEF69.1

Attachments: TEXT.htm [Save] [Open]

Mime.822 [Save] [Open] headers.822 [Save] [Open]

Thank, I confirmed she was released. Unfortunately, I was never notified.

From:P182_scans@mail.dc.state.fl.us [mailto:P182_scans@mail.dc.state.fl.us]

Sent: Thursday, December 07, 2017 12:44 PM

To: Sloan, Margo

Subject: Message from KM_454e

Our Vision: "Inspiring success by transforming one life at a time."

05 21

On Thu, Dec 7, 2017 at 5:06 PM, Sloan, Margo < Margo. Sloan@fdc.myflorida.com> wrote:

Mr. Michaud – so sorry for the delay. Attached is a copy of the 3rd amended orders for Dana Loyd. The orders are amended regarding the special conditions. Some were changed and some were deleted, compared to the original order.

Ms. Loyd has shut down her entire website.

Margo Sloan

Correctional Probation Senior Officer

Cocoa 18-2 Probation Office

05 20

From: tim michaud [mailto:anistonrm@gmail.com]

Sent: Thursday, December 07, 2017 9:09 PM

To: Sloan, Margo < Margo. Sloan@fdc.myflorida.com>; Eastman, Samantha

<Samantha.Eastman@fdc.myflorida.com>

Subject: Re: copy of orders

Officer Sloan, Ms loyd may have shut down her site to the public, however there are still items out there about either myself or my daughter. Please see below the many things I found that seem to be a violation. She should NOT have any opportunities to fixit and be able to be in compliance. The judgement is very clear, she has 24 hours, she has now had more time than that. The longer these items are out there the more they hurt my reputation and that of a 14 year old girl. My daughter worries every day thather friends will see these items. My daughter is overly embarrassed by these articles and any postings of her. Before Dana shut down her site there were no search items via volusia exposed, now all of a sudden there are several. I do not believe this tobe a coincidence at all.

There are still many items on her facebook page that are disseminated by third parties and by tagging her, and her allowing it, she is complicit in publishing negative articles about myself and my daughter.

The first picture is from her facebook page that you can clearly identify her and postings of my daughter. This is a violation.

The second picture is a simple google search with my daughters name, first item comes from her website. Her page may be taken down from the web for people to see but the articles are still there, this is a violation.

The third and fourth from another page where is clearly "liking" the social media equivalent of commenting on pages. I am guessing she did not realize this was searchable and left it there.

https://www.facebook.com/search/top/?q=safe%20kids%20international%20dana

The fifth picture is directly from her facebook page where she has shared someones post that links into volusiaexposed.com which has transcripts from my divorce and discusses me "the father" throughout the article. This is clearly a violation You probably are aware, but this is Dana's facebook page, you can clearly find many violations by taking 10 minutes of your time to protect myself and my 14 year old daugther:

https://www.facebook.com/dana.loyd1

I appreciate you sending me the information and hope that you go out of your way to protect myself and my 14 year old daughter as Dana clearly has done the bare minimum to rid the internet of the many items she put out there and seems as though her word was taken that she has complied with the conditions, clearly she has not I look forward to hearing from you and the result of her continued violations. If there is anything else you need or clarification, please let me know.

Tim Michaud

05 19

On Fri, Dec 8, 2017 at 4:52 PM, Eastman, Samantha < Samantha.Eastman@fdc.myflorida.com> wrote:

Afternoon –

Thank you for the information you provided.

The subject's Facebook page and her website have been deactivated.

I personally checked the Facebook page and her website to confirm.

If you have any additional information, please feel free to let us know.

Thank you,

Samantha Eastman
Correctional Probation Senior Supervisor
Florida Department of Corrections
Probation &Parole
1060 West King Street
Cocoa, FL 32922
321-634-3570 office
321-634-3559 fax

05 18

On Fri, Dec 8, 2017 at 7:05 PM, tim michaud <anistonrm@gmail.com> wrote: Samantha,

Thank you. I want to make sure I understand. She was tried, convicted and sentenced, she then had a very clear set of rules she had to abide by and did not do it, she had plenty of time and quite easy tasks to accomplish and yet she did not do it until I, the victim, say something. I want to make sure that everyone on this email understands, this woman went out of her way to make up lies about me abusing my daughter ,tried to have

me put in jail, tried to get me fired from jobs and she is not going to be held to the order as it is written? Please explain to me, so I understand what violating the order actually does?

Attached is a screen shot of me, again, googling my daughter's name, the information is still on the web. This is not something a 14 year old girl should have do deal with to explain to her friends if they look her up. Which they may, as she is an athlete and people will look up her races. In addition, when she is older, this is something that is out there for schools and jobs to find. I sent this shot in yesterday and its still there.

She is still in violation.

I want to make sure that everyone on this email understands, this woman went out of her way to make up lies about me abusing my daughter ,tried to have me put in jail, tried to get me fired from jobs and she is not going to be held to the order as it is written? Please explain to me, so I understand what violating the order actually does? Tim Michaud

05 17

From: tim michaud [mailto:anistonrm@gmail.com]

Sent: Friday, December 08, 2017 7:12 PM

To: Eastman, Samantha <Samantha.Eastman@fdc.myflorida.com>

Cc: Sloan, Margo < Margo. Sloan@fdc.myflorida.com>; Richardson, Rachel

<Rachel.Richardson@fdc.myflorida.com>;

Heddon, Kimber < Kimber. Heddon@fdc.myflorida.com>; AANTONIOU@sa18.org

Subject: Re: copy of orders

Not that she has to, but her facebook is not deactivated:

https://www.facebook.com/dana.loyd1?fref=mentions&pnref=story

Tim Michaud

05 16

On Mon, Dec 11, 2017 at 9:05 AM, Eastman, Samantha < Samantha. Eastman@fdc.myflorida.com> wrote:

Tim -

Thank you for the below information. Unfortunately, I have personally gone to this site multiple times and cannot locate her page.

I will confer with my Circuit Office. I will get back with you.

Thank you,

Samantha Eastman

Correctional Probation Senior Supervisor

Florida Department of Corrections

Probation & Parole

1060 West King Street

Cocoa, FL 32922

321-634-3570 office

321-634-3559 fax

05 15

From: tim michaud [mailto:anistonrm@gmail.com]

Sent: Thursday, December 14, 2017 10:06 AM

To: Eastman, Samantha <Samantha.Eastman@fdc.myflorida.com>

Cc: Richardson, Rachel < Rachel.Richardson@fdc.myflorida.com>; Heddon, Kimber

<Kimber.Heddon@fdc.myflorida.com>

Subject: Re: copy of orders

Samantha,

I am still waiting for a response from you on this.

Tim Michaud

05 14

On Fri, Dec 15, 2017 at 7:40 AM, Eastman, Samantha < Samantha. Eastman@fdc.myflorida.com> wrote:

Tim -

I apologize for the delayed response.

After conferring with my Circuit Office, the subject was released on 12/5/17. When she reported, the orders of probation were not available and were marked confidential on the Clerk's website. This made obtaining the orders a little difficult. We requested the orders and received them on 12/7/17. She was not instructed on the orders when she initially reported on 12/5/17 due to the circumstances noted above.

The orders were obtained on 12/7/17, she was called back to the office and she was instructed by Officer Sloan. On 12/7/17, she complied with the court order to remove contents as noted in the court order.

Based on the information above, and absent a signed probation order signifying her acknowledgement, a violation is not willful at this time. It is only willful after she is instructed, has signed her orders, and fails to comply with the order in that 24 hour period.

If you have any further questions, please feel free to contact me.

Thank you,

Samantha Eastman

Correctional Probation Senior Supervisor

Florida Department of Corrections

Probation & Parole

1060 West King Street

Cocoa, FL 32922

321-634-3570 office

321-634-3559 fax

05 13

From: tim michaud [mailto:anistonrm@gmail.com]

Sent: Friday, December 15, 2017 10:15 AM

To: Eastman, Samantha <Samantha.Eastman@fdc.myflorida.com>

Cc: Richardson, Rachel <Rachel.Richardson@fdc.myflorida.com>; Heddon, Kimber <Kimber.Heddon@fdc.myflorida.com>; AANTONIOU@sa18.org

Subject: Re: copy of orders

Samantha,

Thank you. For me to understand:

- 1. Has she signed the probation order?
- 2. If so, which date?
- 3. What is the consequence for any future violation of the order?
- 4. I am unclear from your response whether she had 24 hours from the signed probation order or 24 hours from any future violations
 - 5. Who are the other folks that are being copied on this email.

I am not meaning to be overly burdensome, but I want to make sure I completely understand as I need to protect myself and my 14 year old daughter.

Thank you for your help and look forward to your response to help me fully understand.

Tim Michaud

05 12

On Fri, Dec 15, 2017 at 2:43 PM, Eastman, Samantha < Samantha. Eastman@fdc.myflorida.com> wrote:

Tim -

- 1) She signed the order on the same date we received them, 12/7/17.
- 2) 12/7/17
- 3) If she willfully violates her probation conditions as prescribed in the 3rd amended affidavit, we will address the nature of the violation in accordance with Department of Corrections procedures.
- 4) Our position was that it was not a willful violation as we did not have the orders to instruct her until 12/7/17.
- 5) They are Rachel Richardson, my Circuit Administrator and Kimber Heddon, my Deputy Circuit Administrator. They are my chain of command.

Thank you,

Samantha Eastman

Correctional Probation Senior Supervisor

Florida Department of Corrections

Probation & Parole

1060 West King Street

Cocoa, FL 32922

321-634-3570 office

321-634-3559 fax

On Fri, Dec 15, 2017 at 3:41 PM, tim michaud <anistonrm@gmail.com> wrote: Samantha,

Thank you for the response. Here is another item that is on line.

https://www.gofundme.com/DanaDelaney

The search parameter was pretty simple for this I typed in "dana loyd" and it's the third item. I am surprised that neither you nor dana, a convicted felon, has actually been proactive on the search for this after as many emails as we have had. I understand being willful, however, the order was pretty clear that your team sent me, 24 hours everything should be down. Its not. I would assume in addition to being willful an actual effort has to be put in place, clearly based on my emails that I have previously sent show a clear lack of effort to take anything down until I send an email containing email links and screen shots of the violations.

I would think that is was willful that the convicted felon did not take this down voluntarily and it would be quite hard to believe that she did not do a search after I have sent violations on two separate occasions. The page is clear, that she posted it, looks like she updated it and collected money for her legal bills according to the posts.

This seem difficult to grasp that this has slipped her mind. Quite the contrary, she seems to not do anything until I bring it to your attention.

At this point I am disappointed that the order is not being enforced on its face and the lack of protection for the victim seems to be secondary to giving a convicted felon as many chances to remove the items she was ordered to do and now its 8 days later after she has signed it. This is nothing less than shocking. I would have hope that this lack of effort on her apart would clearly show a willful effort to keep false information out there to ruin my reputation and that of a 14 year old girl.

I hope that you do more than just tell her to take it down at this point. Tim Michaud

05 10

From: tim michaud [mailto:anistonrm@gmail.com]

Sent: Wednesday, December 20, 2017 7:18 AM

To: Eastman, Samantha < Samantha. Eastman@fdc.myflorida.com>

Cc: Richardson, Rachel < Rachel.Richardson@fdc.myflorida.com>; Heddon, Kimber <

Kimber.Heddon@fdc.myflorida.com>; AANTONIOU@sa18.org

Subject: Re: copy of orders

Samantha,

I emailed you on Friday of last week, 5 days ago, about the go fund me page that was still up and it mentions my daughter and gives links to other sites that are posting false information about myself and my daughter. I have not heard back from you and the page is still up

Please let me know the status of this and any consequences. I am unclear of the what the issue could be for Dana Loyd to be removing this information per the order. Tim Michaud

On Wed, Dec 20, 2017 at 8:23 AM, Eastman, Samantha < Samantha. Eastman@fdc.myflorida.com> wrote:

Tim -

Thank you for the below email. Your email below supposes that we know all of the posting/internet sites and accounts she has access to. We do not.

The court orders are absent any detailed locations for us to access and quite frankly, the court issued a gag order so I cannot talk to her about you or the other named victim in the case without her directly violating her probation.

We are working with the information you have provided in the below listed email.

Thank you,

Samantha Eastman
Correctional Probation Senior Supervisor
Florida Department of Corrections
Probation &Parole
1060 West King Street
Cocoa, FL 32922
321-634-3570 office
321-634-3559 fax

05 08

From: tim michaud [mailto:anistonrm@gmail.com] Sent: Wednesday, December 20, 2017 12:07 PM

To: Eastman, Samantha <Samantha.Eastman@fdc.myflorida.com>;

AANTONIOU@sa18.org

Cc: Richardson, Rachel < Rachel.Richardson@fdc.myflorida.com>; Heddon, Kimber <

Kimber.Heddon@fdc.myflorida.com>

Subject: Re: copy of orders

Samantha,

I am still at a loss that I reported a violation last Friday and the page is still up. As I understand she is to come in at least 4 days per week.

What is the consequence for this violation? She has been out of jail for enough time to take everything down, I do not understand why she would be given any more time to take items down, she has clearly made a willful effort not to make sure all items are removed from the web.

Tim Michaud

05 07

From: Eastman, Samantha <Samantha. Eastman@fdc.myflorida.com>

Date: Wed, Dec 20, 2017 at 2:29 PM

Subject: RE: copy of orders

To: tim michaud <anistonrm@gmail.com>

Tim -

We are investigating the below issues you have brought to us. It takes a little time to do our investigative part. Please be assured that we will handle all allegations and will forward to the court for review.

Thank you,
Samantha Eastman
Correctional Probation Senior Supervisor
Florida Department of Corrections
Probation &Parole
1060 West King Street
Cocoa, FL 32922
321-634-3570 office
321-634-3559 fax

05 06

>>>tim michaud <anistonrm@gmail.com> 12/23/2017 8:44 AM >>> Angela,

Please tell me what the process is for the "investigation" of Dana Loyd violating probation. I am unclear why she is continuing to be given more chances. I would like to know what I am allowed to see as to whether there is actually an investigation or not.

Can I just send this information to the state attorney or judge as having the many posts/blogs/etc on line were a clear violation. I need to understand the process.

Thank you.

Tim Michaud

05 05

On Thu, Dec 28, 2017 at 5:01 PM, <AANTONIOU@sa18.org> wrote: Dear Mr. Michaud.

I can see from the thread of this email that you have been in touch with Samantha Eastman, Correctional Probation Senior Supervisor, Florida Department of Corrections, Probation & Parole.

Ms. Eastman is the best person to answer your questions. It looks to me that her office is investigating the issues you have brought to them, but need time to complete their investigation.

Angela Antoniou Victim Witness Counselor Phil Archer Office of the State Attorney 400 South St. Suite D 321-264-6933 Filing # 65933759 E-Filed 12/29/2017 02:02:20 PM

STATE OF FLORIDA DEPARTMENT OF CORRECTIONS

Docket #: <u>05-2015-CF-039871-AXXX-XX</u> DC#: <u>E06084</u>

AFFIDAVIT VIOLATION OF COMMUNITY CONTROL

Before me this day personally appeared <u>Margo Sloan, CPSO</u>, who, being first duly sworn says that <u>DANA LYNN LOYD</u>, hereinafter referred to as the offender, was on the <u>6th day of April</u>, A.D. <u>2017</u> placed on <u>community control</u> for the offense of <u>Ct. 1</u>) <u>FALSE REPORT OF CHILD ABUSE</u>. <u>ABANDONMENT OR NEGLECT (F3)</u> in the <u>Circuit Court of Brevard County</u>, for a term of <u>Two (2)</u> years Community Control, followed by a term on Three (3) years Probation, in accordance with the provisions of Chapter 948, Florida Statutes.

Affiant states that the offender was instructed on the conditions of community control on $\underline{12/07/17}$ by Officer Sloan.

Affiant further states that the offender has not properly conducted <u>herself</u>, but has violated the conditions of <u>her community control</u> in a material respect by:

Violation of Condition (11) of the Order of Community Control, by failing to comply with all lawful instructions given to her by the community control officer, and as grounds for belief that the offender violated her Community Control, Officer Sloan states that on 12/07/17, the offender was instructed to remove all information regarding the victim and the victim's father from her Go Fund Me account immediately and the offender did fail to carry out this instruction by failing to immediately remove the information on the Go Fund Me account and the account was disabled on 12/20/17 (13 days later).

Violation of Special Condition (F) of the Order of Community Control, by failing to remove all information from the internet regarding the victim, victim's father and Dean Tong within 24 hours of release, and as grounds for belief that the offender violated her Community Control, Officer Sloan states that on 12/07/17, the offender was instructed to remove all information regarding the victim and the victim's father from her Go Fund Me account immediately and the offender did fail to carry out this instruction by failing to immediately remove the information on the Go Fund Me account and the account was disabled on 12/20/17 (13 days later).

Under penalties of perjury, I declare that I have read the foregoing document and that the facts stated in it are true.

Margo Sloan
Correctional Probation Senior Officer

THIS AFFIDAVIT MUST BE NOTARIZED OR ATTESTED TO UNDER S. 117.10 OR 92.50, FLA. STAT.
Sworn to and subscribed before me this 29th (day) of December (month), A.D. 2017 (year) by Margo
Sloan, CPSO, who is personally known to me.
Signature of Attesting
Officer Under S. 117.10, F.S.

Notary Public
State of Florida at Large for Brevard County
Approved by Supervisor:

Samantha Eastman, Correctional Probation Senior Supervisor

(321) 634-3570 / sloan.margo@mail.dc.state.fl.us

Officer Telephone/E-Mail Address

DC3-216 (Revised 4/24/15) Filing 65933759 STATE VS LOYD DANA LYNN

Original: Copy:

65,2015,CF-039871-AXXX-XX

>>> tim michaud <anistonrm@gmail.com> 1/2/2018 8:23 AM >>> Angela,

Unfortunately, I do not believe that Ms. Eastman is the best person to answer my questions, something has clearly clouded her judgement. According to the violation report the probation officer is actually recommending a reduction in the amount of times that Dana Loyd should have to report to the probation officer. This is after she has violated her probation! I am not sure what is going on with the PO, but this is insulting to myself and my 14 year old daughter.

The report being filed is not complete nor accurate of the many violations that I sent to them and appear to worry more about Dana's mandatory reporting versus protecting the victim.

Please tell me how I can send information to the judge who will hear this case or does it go directly to the state attorney who will appear in court to make sure that Dana is to be held accountable for her willful violation of probation?

If you read the thread from the emails with the Probation Officer, I sent more than 1 violation and quite honestly based on their "recommendation" to reduce her mandatory reporting they seem to not take it seriously.

Tim

05 03

On Tue, Jan 2, 2018 at 9:37 AM, <WSCHEINER@sa18.org> wrote:

Mr. Michaud,

My name is William Scheiner. I am currently assigned to this division in place of Ms Stewart. We switched officers in the fall. I will be getting with her to get some more details about the underlying case and the courts sentence. ASA Sean Sendra and I work together and this is still his case but he is unfortunately out of the office today.

When he gets back I will go over it with him as well. I will take a look at everything you have sent and get with you to determine what if anything we can do as it relates to whether or not this is a willful or substantial violation. It may be better to discuss over the phone so that I make sure I have everything and understand everything going on in this case.

Angela is right in that this is typically handled by probation officers as they are the ones to institute a violation. And Samantha always works well with the state in the pursuit of violations. From what I do know about this case it is rather unique in reach and these types of violations could take some time to collect evidence sufficient to support the conviction especially with a judgment and sentence that may be vague.

That being said it could be as simple as turning on a computer in court with the judge there and "googleing" your name and seeing what is there. Even if we cannot proceed on this particular set of violations we may be able to set up a clarification of sentence with specific direction to take down what we know is there and giving a time frame to get it done. Again this could take a little time.

Either way I think probation can tell her to take down what is there and what they know is there...

thanks,
Will
William J. Scheiner
Assistant State Attorney
Felony Division Chief
Judge Robin Lemonidis
400 South Street,
Suite 4D
Titusville, FL 32780
(321) 264-6933
Wscheiner@sa18.org

05 02

>>> tim michaud <anistonrm@gmail.com> 1/2/2018 12:46 PM >>> Will,

I am happy to speak with you about this.

I sent everything necessary to the Probation Officer. It was as simple as Dana just googling her name and many items came up. There was absolutely no effort on Dana Loyd's part to remove anything from the web. In fact very little if anything was removed until I reached out to the Probation Officer and now the PO, after clear violations, wants to reduce the amount of reporting from the order. That is quite insulting that part of the violation is to reduce the requirements set forth. I am not sure why the PO would try to make a convicted felon's, who violated probation, order less restrictive instead of looking out for the Victims. Am I missing something?

I am concerned that not all the violations I sent to the PO are being submitted. As I understand she had 24 hours from signing the probation information. There were several violations after the 24 hours. The requirements seem pretty straightforward from what I read, she had 24 hours to remove the items in the conditions of probation.

They were not and I sent screen shots with what was there and how simplistic it was to find it. It was clearly willful and substantial. If someone accused you of sexually abusing your child and then went on to post about it, collect money for a defense for it, you would clearly see this as substantial. In addition to this, I have had her colleagues/friends under the guise of "reporting" contact my employer asking about this after the fact. So yes, I want her probation revoked, as she had plenty of time to remove any evidence of her commenting/writing/posting/etc about myself or my daughter. Lets be clear, while she in jail she made sure that her website was renewed, that is clearly willful. since she most likely did not do that from jail, she had someone do it for her and could have easily taken it down as it still had information on there about myself and my 14 year old daughter.

Let me know when you have time to discuss this.

If you do not have all the information sent to the PO, let me know, it was more than what she is putting in the violation report.

Tim Michaud

In the Circuit Court, Eighteenth Judicial Circuit, Brevard County, Florida

STATE OF FLORIDA

CASE No.: 05-2015-CF-039871-AXXX-XX

CLOCK IN

SCOTT ELLIS 2018 Jan 02 P 4:32 FILED IN TVL CLERK OF CIR. CT. BREVARD CO. FL

DANA DELANEY LOYD DEFENDANT

Participant ID Number: 3639710

NOTICE TO APPEAR FOR: VOP ARRAIGNMENT

TO

DEFENDANT: DANA DELANEY LOYD DC# E06084 1294 ESTRIDGE DR ROCKLEDGE FL 32955-2312

DEFENSE ATTORNEY:

DATE: February 12, 2018

TIME: 9:00 AM

JUDGE: ROBIN C LEMONIDIS

LOCATION: TITUSVILLE HISTORIC COURTHOUSE, 506 PALM AVENUE

TITUSVILLE FL 32796

You are hereby notified that the above named defendant is scheduled to appear as indicated above

Please disregard the court information on your bond paperwork. The correct court information is indicated above.

PLEASE NOTE: If this case involved an accident and you were injured, please call the Traffic Hearing Desk at 321-633-1950 within 5 days of receiving this notice. If the defendant falls to appear at the time scheduled, his/her bond will be forfeited and a Bench Warrant may be issued. If this case includes traffic charges, a failure to appear may result in a driver's license suspension.

If you are a person with disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact Court Administration at the Moore Justice Center, 2825 Judge Fran Jamieson Way, 3rd. Floor, Viera, FL 32940-8006, (321) 633-2171 ext. 2, at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days. If you are hearing or voice impaired, call 711.

I hereby certify that the foregoing document has been furnished to: Defendant DANA DELANEY LOYD 1294 ESTRIDGE DR ROCKLEDGE FL 329552312 by (e-mail) (delivery) (mail) (fax) on 01/02/2018. BREVARD CO STATE ATTORNEY'S OFFICE 2825 JUDGE FRAN JAMIESON WAY BLDG D VIERA FL 32940 by (e-mail) (delivery) (mail) (fax) on 1/2/2018.

WITNESS my hand and Official Seal on the 2nd day of January, 2018, in Brevard County, Florida.

ву 🗐

K HENDERSON

D.C.

SCOTT ELLIS, Clerk Brevard County Clerk of Circuit & County Courts

LAW 239 / Rev. 02-2017

Case # 05-2015-CF-039871-AXXX-XX Document Page # 241

28268254

On Thu, Jan 4, 2018 at 11:55 AM, <SSENDRA@sa18.org> wrote: Tim.

Will got me up to speed on what is going on with the case. The VOP documentation came through yesterday. I will be speaking w/ the PO in the near future &we will take it from there. Please let us know if there is any additional information you can provide regarding the violation of probation.

Sincerely,
Sean M. Sendra
SEAN M. SENDRA
Assistant State Attorney
18th Judicial Circuit
Felony- Lemonidis Division
400 South Street, Suite D
Titusville, Florida 32780
(321) 264-6933
ssendra@sa18.org

05 00

From: tim michaud <anistonrm@gmail.com> [anistonrm@gmail.com]

To: Sean Sendra [ssendra@sa18.org] Subject: Re: Fwd: copy of orders

Created: 05-Jan-2018 01:25:11 UTC-05:00 Delivered: 05-Jan-2018 01:25:11 UTC-05:00 Stored: 05-Jan-2018 20:20:13 UTC-05:00

Tags:

Status: deleted, opened, read

Box Type: received

Folder: Sean Sendra Home > Trash

Message Id: 5A4F1A46.SA18.Brev.200.20000D4.1.3D437.1

Attachments: TEXT.htm [Save] [Open]

IMAGE.png [Save] [Open] Mime.822 [Save] [Open] headers.822 [Save] [Open]

Sean,

I will send you all of the emails I sent to PO to make sure you have all the information I have previously sent as there were more violations than what was listed in the documentation to the court.

Tim