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1 **JOCP**
2 DAVID ROGER
3 Clark County District Attorney
4 Nevada Bar #002781
5 200 Lewis Avenue
6 Las Vegas, Nevada 89155-2212
7 (702) 671-2500
8 Attorney for Plaintiff

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CLERK OF THE COURT

DISTRICT COURT
CLARK COUNTY, NEVADA

8 THE STATE OF NEVADA,
9 Plaintiff,

10 -vs-

11 KRISSY LANE CARDONA,

12
13 Defendant.

Case No: C245061

CC

14 JUDGMENT OF CONVICTION
15 (PLEA OF GUILTY)

16 The Defendant previously appeared before the Court with counsel and entered a plea
17 of guilty to the crime(s) of STATUTORY SEXUAL SEDUCTION (Category C Felony), in
18 violation of NRS 200.364, 200.368; thereafter, on the 25th day of August, 2008, the
19 Defendant was present in court for sentencing with her counsel, JIN KIM, Deputy Public
20 Defender, and good cause appearing,

21 THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense(s) and, in
22 addition to the \$25.00 Administrative Assessment Fee, a \$800.00 Psych/Sex Evaluation fee
23 and a \$150.00 DNA Analysis fee including testing to determine genetic markers, the
24 Defendant is sentenced as follows: to a MAXIMUM of THIRTY TWO (32) MONTHS and a
25 MINIMUM of TWELVE (12) MONTHS in the Nevada Department of Corrections (NDC);
26 SUSPENDED; placed on PROBATION for an indeterminate period not to exceed THREE
27 (3) YEARS.

28 CONDITIONS:

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1 1. Except as otherwise provided in subsection 6, if a defendant is convicted of a
2 sexual offense (as defined in NRS 179D.410) and the court grants probation or suspends the
3 sentence, the court shall, in addition to any other condition ordered pursuant to NRS
4 176A.400, order as a condition of probation or suspension of sentence that the defendant:

5 (a) Submit to a search and seizure of his person, residence or vehicle or any
6 property under his control, at any time of the day or night, without a warrant,
7 by any parole and probation officer or any peace officer, for the purpose of
8 determining whether the defendant has violated any condition of probation or
9 suspension of sentence or committed any crime.

10 (b) Reside at a location only if: (1) The residence has been approved by the
11 parole and probation officer assigned to the defendant.

12 (2) If the residence is a facility that houses more than three
13 persons who have been released from prison, the facility is a
14 facility for transitional living for released offenders that is
15 licensed pursuant to chapter 449 of NRS. (3) The defendant
16 keeps the parole and probation officer assigned to the defendant
17 informed of his current address.

18 (c) Accept a position of employment or a position as a volunteer only if it has
19 been approved by the parole and probation officer assigned to the defendant
20 and keep the parole and probation officer informed of the location of his
21 position of employment or position as a volunteer.

22 (d) Abide by any curfew imposed by the parole and probation officer assigned
23 to the defendant.

24 (e) Participate in and complete a program of professional counseling approved
25 by the Division.

26 (f) Submit to periodic tests, as requested by the parole and probation officer
27 assigned to the defendant, to determine whether the defendant is using a
28 controlled substance.

 (g) Submit to periodic polygraph examinations, as requested by the parole and
 probation officer assigned to the defendant.

 (h) Abstain from consuming, possessing or having under his control any
 alcohol.

 (i) Not have contact or communicate with a victim of the sexual offense or a
 witness who testified against the defendant or solicit another person to engage
 in such contact or communication on behalf of the defendant, unless approved
 by the parole and probation officer assigned to the defendant, and a written
 agreement is entered into and signed in the manner set forth in subsection 5.

 (j) Not use aliases or fictitious names.

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1 (k) Not obtain a post office box unless the defendant receives permission from
the parole and probation officer assigned to the defendant.

2 (l) Not have contact with a person less than 18 years of age in a secluded
3 environment unless another adult who has never been convicted of a sexual
4 offense is present and permission has been obtained from the parole and
probation officer assigned to the defendant in advance of each such contact.

5 (m) Unless approved by the parole and probation officer assigned to the
6 defendant and by a psychiatrist, psychologist or counselor treating the
7 defendant, if any, not knowingly be within 500 feet of any place, or if the place
8 is a structure, within 500 feet of the actual structure, that is designed primarily
9 for use by or for children, including, without limitation, a public or private
school, a school bus stop, a center or facility that provides day care services, a
video arcade, an amusement park, a playground, a park, an athletic field or a
facility for youth sports, or a motion picture theater. The provisions of this
paragraph apply only to a defendant who is a Tier 3 offender.

10 (n) Comply with any protocol concerning the use of prescription medication
11 prescribed by a treating physician, including, without limitation, any protocol
concerning the use of psychotropic medication.

12 (o) Not possess any sexually explicit material that is deemed inappropriate by
the parole and probation officer assigned to the defendant.

13 (p) Not patronize a business which offers a sexually related form of
14 entertainment and which is deemed inappropriate by the parole and probation
officer assigned to the defendant.

15 (q) Not possess any electronic device capable of accessing the Internet and not
16 access the Internet through any such device or any other means, unless
possession of such a device or such access is approved by the parole and
17 probation officer assigned to the defendant.

18 (r) Inform the parole and probation officer assigned to the defendant if the
19 defendant expects to be or becomes enrolled as a student at an institution of
higher education or changes the date of commencement or termination of his
20 enrollment at an institution of higher education. As used in this paragraph, An
institution of higher education@ has the meaning ascribed to it in NRS
179D.045.

21 2. Except as otherwise provided in subsection 6, if a defendant is convicted of an
22 offense listed in subsection 6 of NRS 213.1255 against a child under the age of 14 years,
23 and the court grants probation or suspends the sentence of the
24 defendant, the court shall, in addition to any other condition ordered pursuant to subsection
25 1, order as a condition of probation or suspension of sentence that the defendant:

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1 (a) Reside at a location only if the residence is not located within 1,000 feet of
2 any place, or if the place is a structure, within 1,000 feet of the actual structure,
3 that is designed primarily for use by or for children, including, without
4 limitation, a public or private school, a school bus stop, a center or facility that
5 provides day care services, a video arcade, an amusement park, a playground, a
6 park, an athletic field or a facility for youth sports, or a motion picture theater.

7 (b) As deemed appropriate by the Chief Parole and Probation Officer, be
8 placed under a system of active electronic monitoring that is capable of
9 identifying his location and producing, upon request, reports or records of his
10 presence near or within a crime scene or prohibited area or his departure from
11 a specified geographic location.

12 (c) Pay any costs associated with his participation under the system of active
13 electronic monitoring, to the extent of his ability to pay.

14 3. A defendant placed under the system of active electronic monitoring pursuant to
15 subsection 2 shall:

16 (a) Follow the instructions provided by the Division to maintain the electronic
17 monitoring device in working order.

18 (b) Report any incidental damage or defacement of the electronic monitoring
19 device to the Division within 2 hours after the occurrence of the damage or
20 defacement.

21 (c) Abide by any other conditions set forth by the Division with regard to his
22 participation under the system of active electronic monitoring.

23 4. Except as otherwise provided in this subsection, a person who intentionally
24 removes or disables or attempts to remove or disable an electronic monitoring device placed
25 on a defendant pursuant to this section is guilty of a gross misdemeanor. The provisions of
26 this subsection do not prohibit a person authorized by the Division from performing
27 maintenance or repairs to an electronic monitoring device.

28 5. A written agreement entered into pursuant to paragraph (i) of subsection 1 must
state that the contact or communication is in the best interest of the victim or witness, and
specify the type of contact or communication authorized. The written agreement must be
signed and agreed to by:

(a) The victim or the witness;

(b) The defendant;

(c) The parole and probation officer assigned to the defendant;

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(d) The psychiatrist, psychologist or counselor treating the defendant, victim or witness, if any; and

(e) If the victim or witness is a child under 18 years of age, each parent, guardian or custodian of the child.

6. The court is not required to impose a condition of probation or suspension of sentence listed in subsections 1 and 2 if the court finds that extraordinary circumstances are present and the court enters those extraordinary circumstances in the record.

7. Obtain/maintain full time employment; 8. Comply with curfew, if any, as imposed by the Division of Parole and Probation (P & P); 9. No contact with victim.

Per NRS 179D.460, the defendant shall register as a sex offender within 48 hours of sentencing or release from custody.

BOND, if any, EXONERATED.

DATED this 12th day of September, 2008.

[Signature]
DISTRICT JUDGE *for* CC
SALLY LOEHRER

CERTIFIED COPY
DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE
[Signature]
CLERK OF THE COURT
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