

STATE OF MICHIGAN
MICHIGAN ADMINISTRATIVE HEARING SYSTEM

IN THE MATTER OF:

Docket No.: 12-000159

Daniel L. Parker,
Petitioner

Case No.: MCO-2011-96

v

Agency: State Police

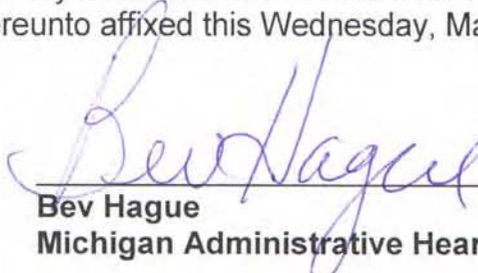
Michigan Commission on Law
Enforcement Standards (MCOLES),
Respondent

Case Type: MCOLES

CERTIFICATION OF RECORD

I, Bev Hague hereby certify that the attached Register of Actions constitutes the entire record of the proceedings in the above captioned matter.

In Witness Whereof, I have hereunto set my hand and caused the Seal of the Michigan Administrative Hearing System to be hereunto affixed this Wednesday, May 30, 2012.



Bev Hague
Michigan Administrative Hearing System

MAHS Lansing Office
State Police
Register of Actions

Case Number: 12-000159 (Daniel L. Parker v Michigan Commission on Law Enforcement Standards)

Parties	Representatives
Daniel L. Parker Petitioner	Self Represented
Michigan Commission on Law Enforcement Standards	Hermina Kramp
Michigan Commission on Law Enforcement Standards Respondents	John Szczubelek

Active Assignments

Judge : Peter L. Plummer

Scheduler: Jackie Peoples

Secretary: Bev Hague

Action Date	Action	Amount Transaction
2/21/2012	An evidentiary hearing has been scheduled.	Schedule:110935
2/21/2012	A Request for Hearing was received.	Document:134841
2/22/2012	Notice of Hearing with Proof of Service.	Document:139332
3/21/2012	#1 - MCOLES Information and Tracking Network	Document:139336
3/21/2012	#2 - Judgment of Sentence Commitment to Jail	Document:139335
3/21/2012	A notice of appearance was filed.	Document:139333
3/21/2012	Hearing was completed.	Evt Result:110935
4/12/2012	A Proposed Final Decision was issued.	Document:139339
4/12/2012	Decision Issued	Disposition:124942
5/30/2012	Certification of Record	Document:139340

**STATE OF MICHIGAN
MICHIGAN ADMINISTRATIVE HEARING SYSTEM**

In the matter of

Daniel L. Parker,
Petitioner

v

Michigan Commission on Law
Enforcement Standards (MCOLES),
Respondent

Docket No. 12-000159

Agency No. MCO-2011-96

Agency: MCOLES

Case Type: Sanction Revocation

Issued and entered
this 18th day of April, 2012
by Peter L. Plummer
Administrative Law Judge

PROPOSAL FOR DECISION - Errata (at line 10 thru line 11)

PROCEDURAL HISTORY

This proceeding commenced with the Respondent's issuance of an Order of Summary Suspension and Notice of Intent to Revoke (Notice) the Petitioner's license to act as a law enforcement officer in the State of Michigan. The Michigan Administrative Hearing System (MAHS) issued a Notice of Hearing dated February 22, 2012, scheduling a hearing on the Respondent's Notice for March 21, 2012, beginning at 9:00 a.m. The Notice of Hearing was mailed to the parties' last known address. Further, the Notice of Hearing informed the parties that if either party failed to appear at the scheduled hearing, a default may be entered pursuant to Sections 72 and 78 of the Administrative Procedures Act (APA) of 1969, 1969 PA 306, as amended, being MCL 24.201 *et seq.* Ultimately, the Respondent issued a Second Amended Order of Summary Suspension and Notice on or about March 12, 2012.

The Notice of Hearing was issued pursuant to allegations by the Respondent contained in the Notice that the Petitioner violated the Commission on Law Enforcement Standards Act (Act), 1965 PA 203, as amended, being MCL 28.601 *et seq* when he entered his plea of guilty to a felony charge making him ineligible to be licensed as a law enforcement officer in Michigan.

The hearing commenced as scheduled on March 21, 2012. John F. Szczubelek, Assistant Attorney General, appeared on behalf of the Respondent. Neither Petitioner, Daniel Leroy Parker, nor an attorney on behalf of the Petitioner, appeared at the hearing.

At the hearing, Respondent's counsel requested that the Respondent be allowed to proceed in the Petitioner's absence pursuant to Section 72 of the APA and that a default be granted on behalf of the Respondent pursuant to Section 78 of the APA.

Section 72 of the APA states in pertinent part:

- (1) If a party fails to appear in a contested case after proper service of notice, the agency, if no adjournment is granted, may proceed with the hearing and make its decision in the absence of the party.

Further, Section 78 of the APA states in pertinent part:

- (2) Except as otherwise provided by law, disposition may be made of a contested case by . . . default . . .

The Respondent's motion for default was granted. As a result of the default, the factual allegations contained in the Respondent's Notice dated February 22, 2012 are deemed true and accurate on the record.

EXHIBITS

During the March 21, 2012 hearing, the following two exhibits were accepted into the record:

Respondent's Exhibit 1

MCOLES Information and Tracking Network Record – one page.

Respondent's Exhibit 2

Two pages including a Certified Copy from the 8th Judicial Circuit Court of Ionia County of a document entitled JUDGMENT OF SENTENCE COMMITMENT TO JAIL, in Case File No. 2011 15259-FH, listing a "G" [guilty] to one felony convictions of Daniel Leroy Parker to the offense of; Count 1 – Homicide – Mansl[ughter] Motor Veh[icle] contrary to MCL 750.321-E (A) – Attempt [MCL 750.92] a felony with a penalty up to five years in prison.

No witnesses testified at hearing.

ISSUES AND APPLICABLE LAW

Section 9b of the Act, being MCL 28.609b, allows the Respondent to revoke the Petitioner's certificate. Subsection 1 provides:

- (1) The commission shall promulgate rules that provide for the revocation of certification of a law enforcement officer for 1 or more of the following:
 - a) Conviction by a judge or jury of a felony.
 - b) Conviction by a plea of guilt to a felony.
 - c) Conviction by a plea of no contest to a felony.
 - d) Making a materially false statement or committing fraud during the application for certification process.

Section 2(f) of the Act defines a "felony" as follows:

"Felony" means a violation of a penal law of this state or another state that is either of the following:

- (i) Punishable by a term of imprisonment greater than 1 year.
- (ii) Expressly designated a felony by statute.

The Notice in this case alleges that the Petitioner is in violation of Section 9b as a result of the Petitioner's conviction of one felony level offense as defined by the Act.

FINDINGS OF FACT

Based upon the record, including the pleadings, as well as the exhibits entered into the record, and the fact that a default was granted, I make the following findings of fact:

1. Daniel Leroy Parker is currently licensed as a law enforcement officer in Michigan and has been so licensed since December 2, 2004.

2. Daniel Leroy Parker, by his plea of guilty on January 31, 2012, to one felony conviction to the offense of; Count 1 – Homicide – Mansl[laughter] Motor Veh[icle] contrary to MCL 750.321-E (A) – Attempt [MCL 750.92] a felony with a penalty up to five years in prison.
3. Daniel Leroy Parker conviction was issued and entered on the date and in the county stated above.

CONCLUSIONS OF LAW

The principles that govern judicial proceedings also apply to administrative hearings. 8 Callaghan's Michigan Pleading and Practice §60.248, at 230 (2d ed. 1994). The burden of proof is upon the Respondent to prove, by a preponderance of the evidence that grounds exist for the imposition of sanctions upon the Petitioner. Under Section 72 of the APA, there is no requirement to provide a full evidentiary hearing when all alleged facts are taken as true. *Smith v Lansing School District*, 428 Mich 248; 406 NW2d 825 (1987). Based upon the findings of fact and the exhibits offered by the Respondent, the Respondent has established, by a preponderance of the evidence, that the Petitioner was convicted of two felonies within the definition in Section 2(f) of the Act. It should be noted that subsection 1(c) of the act includes a guilty plea as sufficient for the purposes of conviction and revocation under the Act. As a result, the Respondent has established that Petitioner violated Section 9b of the Act.

The Petitioner has been shown to have been convicted of a felony within the meaning of the Act. Until and unless the Petitioner's license is revoked, the Petitioner continues to be certified to act as a law enforcement officer in this state. This possibility threatens the health and safety of the residents in this state. The Respondent has demonstrated, therefore, that it acted properly in issuing an Order of Summary Suspension and Notice of Intent to Revoke against the Petitioner.

EXCEPTIONS

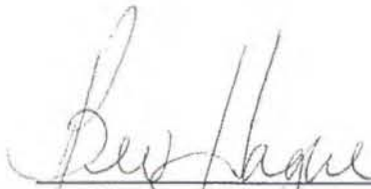
If a party chooses to file Exceptions to this Proposal for Decision, Exceptions must be filed within 15 days after the Proposal for Decision is issued and entered. If an opposing party chooses to file a Response to Exceptions, it must be filed within five days after Exceptions are filed. All Exceptions and Responses to Exceptions must be filed with the MAHS, Department of Licensing and Regulatory Affairs, P.O. Box 30695, Lansing, Michigan, 48909-8195, and served on all parties to the proceeding.



Peter L. Plummer
Administrative Law Judge

PROOF OF SERVICE

I hereby state, to the best of my knowledge, information and belief, that a copy of the foregoing document was served upon all parties and/or attorneys of record in this matter by Inter-Departmental mail to those parties employed by the State of Michigan and by first class mail at their respective addresses as disclosed by the file on the 18th day of April, 2012.



Bev Hague
Michigan Administrative Hearing System

Daniel L. Parker
c/o Eaton County Jail
1025 Independence Boulevard
Charlotte, Michigan 48813

Ms. Hermina Kramp
MCOLES
106 West Allegan, Suite 600
Lansing, Michigan 48909

Mr. John Szczubelek
Michigan Department of Attorney General
106 West Allegan, Suite 600
Lansing, Michigan 48909

**STATE OF MICHIGAN
MICHIGAN ADMINISTRATIVE HEARING SYSTEM**

In the matter of

Daniel L. Parker,
Petitioner

v

Michigan Commission on Law
Enforcement Standards (MCOLES),
Respondent

Docket No. 12-000159

Agency No. MCO-2011-96

Agency: MCOLES

Case Type: Sanction Revocation

Issued and entered
this 12th day of April, 2012
by Peter L. Plummer
Administrative Law Judge

PROPOSAL FOR DECISION

PROCEDURAL HISTORY

This proceeding commenced with the Respondent's issuance of an Order of Summary Suspension and Notice of Intent to Revoke (Notice) the Petitioner's license to act as a law enforcement officer in the State of Michigan. The Michigan Administrative Hearing System (MAHS) issued a Notice of Hearing dated February 22, 2012, scheduling a hearing on the Respondent's Notice for March 21, 2012, beginning at 9:00 a.m. The Notice of Hearing was mailed to the parties' last known address. Further, the Notice of Hearing informed the parties that if either party failed to appear at the scheduled hearing, a default may be entered pursuant to Sections 72 and 78 of the Administrative Procedures Act (APA) of 1969, 1969 PA 306, as amended, being MCL 24.201 *et seq.* Ultimately, the Respondent issued a Second Amended Order of Summary Suspension and Notice the

Petitioner's license to act as a law enforcement officer in the State of Michigan on or about March 12, 2012.

The Notice of Hearing was issued pursuant to allegations by the Respondent contained in the Notice that the Petitioner violated the Commission on Law Enforcement Standards Act (Act), 1965 PA 203, as amended, being MCL 28.601 *et seq* when he entered his plea of guilty to a felony charge making him ineligible to be licensed as a law enforcement officer in Michigan.

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At the hearing, Respondent's counsel requested that the Respondent be allowed to proceed in the Petitioner's absence pursuant to Section 72 of the APA and that a default be granted on behalf of the Respondent pursuant to Section 78 of the APA.

Section 72 of the APA states in pertinent part:

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No witnesses testified at hearing.

ISSUES AND APPLICABLE LAW

Section 9b of the Act, being MCL 28.609b, allows the Respondent to revoke the Petitioner's certificate. Subsection 1 provides:

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 - a) Conviction by a judge or jury of a felony.
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Section 2(f) of the Act defines a "felony" as follows:

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- (i) Punishable by a term of imprisonment greater than 1 year.
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The Notice in this case alleges that the Petitioner is in violation of Section 9b as a result of the Petitioner's conviction of one felony level offense as defined by the Act.

FINDINGS OF FACT

Based upon the record, including the pleadings, as well as the exhibits entered into the record, and the fact that a default was granted, I make the following findings of fact:

1. Daniel Leroy Parker is currently licensed as a law enforcement officer in Michigan and has been so licensed since December 2, 2004.
2. Daniel Leroy Parker, by his plea of guilty on January 31, 2012, to one felony conviction to the offense of; Count 1 – Homicide – Mansl[ughter] Motor Veh[icle] contrary to MCL 750.321-E (A) – Attempt [MCL 750.92] a felony with a penalty up to five years in prison.
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CONCLUSIONS OF LAW

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The Petitioner has been shown to have been convicted of a felony within the meaning of the Act. Until and unless the Petitioner's license is revoked, the Petitioner continues to be certified to act as a law enforcement officer in this state. This possibility threatens the health and safety of the residents in this state. The Respondent has

demonstrated, therefore, that it acted properly in issuing an Order of Summary Suspension and Notice of Intent to Revoke against the Petitioner.

EXCEPTIONS

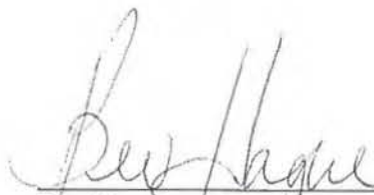
If a party chooses to file Exceptions to this Proposal for Decision, Exceptions must be filed within 15 days after the Proposal for Decision is issued and entered. If an opposing party chooses to file a Response to Exceptions, it must be filed within five days after Exceptions are filed. All Exceptions and Responses to Exceptions must be filed with the MAHS, Department of Licensing and Regulatory Affairs, P.O. Box 30695, Lansing, Michigan, 48909-8195, and served on all parties to the proceeding.



Peter L. Plummer
Administrative Law Judge

PROOF OF SERVICE

I hereby state, to the best of my knowledge, information and belief, that a copy of the foregoing document was served upon all parties and/or attorneys of record in this matter by Inter-Departmental mail to those parties employed by the State of Michigan and by first class mail at their respective addresses as disclosed by the file on the 12th day of April, 2012.



Bev Hague

Michigan Administrative Hearing System

Daniel L. Parker
c/o Eaton County Jail
1025 Independence Boulevard
Charlotte, Michigan 48813

Ms. Hermina Kramp
MCOLES
106 West Allegan, Suite 600
Lansing, Michigan 48909

Mr. John Szczubelek
Michigan Department of Attorney General
106 West Allegan, Suite 600
Lansing, Michigan 48909

PENGAO 800-631-6989
RESPONDENT'S EXHIBIT
1



JONESLJ MCOLES Information and Tracking Network 12/06/2011
COMP_SUPP Add/Update Personal License 02:19 PM

General Information

License Code **Law Enforcement Officers** Type **LED** Law Enforcement Officer SSN **363-88-9583**

Last Name **PARKER** Birth Date **03/29/1975** Driver's License # **P626135510249** Authority **MI**

First Name **DANIEL** Name Prefix Name Suffix Deceased Title

Middle Name **LEROY** Name Suffix

Also Known As **DANIEL PARKER LEROY** Gender **Male** E-Mail

Education	Training/Employment Application	Exams	Inspections	Comments
License Details	Personal Information	License History	Relationships	Complaints

Number **40200** Method **Basic Training** Print? **No** License Status **Suspended**

Original License Date **12/02/2004** Renewal Date Expiration Date **12/31/2050** Print Dup. Dup. Date

Specialties/Endorsements/Disciplines

Display to Public	Type	Start Date	Print C/E Due Dt	Status	Credentialed By	Stop Dt	Certific
<input checked="" type="checkbox"/>							
<input type="checkbox"/>							

Specialty History

Specialty Practice Areas

Continuing Education

CE Required CE Required By Date **CPA CE**

CE Requirement Met Grace Period

Approved, SCAO

STATE OF MICHIGAN
8TH JUDICIAL CIRCUIT COURT
IONIA COUNTY

JUDGMENT OF SENTENCE
 COMMITMENT TO JAIL

CASE NO.
2011 15259-FH

COURT HOUSE, 100 MAIN STREET
IONIA, MI 48846

(616) 527-5315

ORI MI-340015J Police Report No. 111889FY

THE PEOPLE OF

The State of Michigan

Defendant name, address, and telephone no.
DANIEL LEROY PARKER
228 RAILROAD ST
MUIR, MI 48860

RESPONDENT'S EXHIBIT
2

CTN/TCN: 341100184001 SID: DOB: 03/29/1975

THE COURT FINDS:

1. Defendant was found guilty on 12/16/2011 of the crime(s) as stated below:
Date

Count	CONVICTED BY		DISMISSED BY*	CRIME	CHARGE CODE(S) MCL Citation/PACC Code
	Plea*	Court			
01	G			HOMICIDE MANSL MOTOR VEH	750.321-E (A)
02			D		.
03			D		.

*For plea: insert "G" for guilty plea, "NC" for nolo contendere, or "MI" for guilty but mentally ill. For dismissal: insert "D" for dismissed by court or "NP" for dismissed by prosecutor/plaintiff.

2. Defendant represented by an attorney: TERRY E. TOBIAS
 advised of right to counsel and appointed counsel and knowingly, intelligently, and voluntarily waived that right.
3. Conviction reportable to Secretary of State.** Defendant's driver's license number is MI P626135510249.
4. Sanctions reportable to State Police.** Revoked. Suspended _____ days. Restricted _____ days. ** (see below)
5. HIV testing and sex offender registration is completed.
6. Defendant has been fingerprinted according to MCL 28.243.

IT IS ORDERED:

7. Probation is revoked.
8. Deferred status is revoked. HYTA status is revoked.
9. Defendant is sentenced to jail as follows: Report at _____

Count	Date Sentence Begins	Sentenced		Credited		To Be Served		Release Authorized for the Following Purpose	Release Period	
		Mos.	Days	Mos.	Days	Mos.	Days		From	To
01	01/31/2012	6			1	5	30	<input type="checkbox"/> Upon payment of fine and costs <input type="checkbox"/> To work or seek work <input type="checkbox"/> For attendance at school <input type="checkbox"/> For medical treatment <input type="checkbox"/> Other:	COUNTY CLERK'S OFFICE IONIA, MI FILED FEB 01 2012 TONDA RICH COUNTY CLERK	

10. Defendant shall pay:

State Minimum	Crime Victim	Restitution	Court Costs	Attorney Fees	Fine	Other Costs	Total
\$68.00	\$130.00		\$550.00		\$500.00		\$1248.00

The due date for payment is _____. Fine, costs, and fees not paid within 56 days of the due date are subject to a 20% late penalty on the amount owed. Only the fine and some costs may be satisfied by serving time in jail.

Defendant shall serve _____ days in jail beginning _____ for failure to pay on time.

11. Defendant shall be on placed on probation for 36 months and abide by the terms of probation. (See separate order.)
12. Defendant shall complete the following rehabilitative services.
 Alcohol Highway Safety Education Treatment (outpatient, inpatient, residential, mental health).
Specify:
13. The vehicle used in the offense shall be immobilized or forfeited. (See separate order.)

(SEE NEXT PAGE)

Approved, SCAO

STATE OF MICHIGAN
8TH JUDICIAL CIRCUIT COURT
IONIA COUNTY

JUDGMENT OF SENTENCE
 COMMITMENT TO JAIL

CASE NO.
2011 15259-FH

COURT HOUSE, 100 MAIN STREET
IONIA, MI 48846

(616) 527-5315

IT IS ORDERED: (continued)

14. The concealed weapon board shall suspend for _____ days permanently revoke the concealed weapon license, permit number _____, issued by _____ County.

15. Other:
DEF. SHALL BE A GUEST SPEAKER AT MICHIGAN DRIVERS EDUCATION CLASSES IN lieu of letters. *SK*

01/31/2012
Date

(SEAL)

Suzanne Hoeseth Kreeger
Judge/Magistrate 42238 Bar no.
SUZANNE HOSETH KREEGER

Currently convictions are reportable to the Secretary of State pursuant to:

- MCL 257.625(21)(a)
- MCL 257.732
- MCL 324.80131
- MCL 324.81134(12)
- MCL 324.81135(7)
- MCL 324.82157
- MCL 333.7408a(11)

STATE OF MICHIGAN COUNTY OF IONIA
I hereby certify that this is a True
copy of the record which is in the
custody of the County Clerk.

IONIA, Michigan County Clerk
BY: *[Signature]*
DEPUTY CLERK
DATE: Feb 8 2012

Sanctions are reportable to the State Police pursuant to:

- MCL 333.7408a(11) and MCL 333.7408a(12)(b), including sentences for imprisonment under 90 days
- MCL 257.625(21)(b)

STATE OF MICHIGAN
MICHIGAN ADMINISTRATIVE HEARING SYSTEM

(PLEASE PRINT)

DOCKET NUMBER: 12-000159-MSP

IN THE MATTER OF: Daniel L. Parker

APPEARANCE

My appearance as attorney is filed on behalf of: Petitioner Other
 Respondent

My appearance as authorized representative is filed on behalf of:
 Petitioner Other
 Respondent

NAME: John F. Szczubelek

FIRM/COMPANY NAME: AG

ADDRESS: _____

CITY, STATE, ZIP: _____

TELEPHONE NUMBER: _____ FAX NUMBER: _____

DATE: 3-21-12

SIGNATURE: John F. Szczubelek

**STATE OF MICHIGAN
MICHIGAN ADMINISTRATIVE HEARING SYSTEM**

DATE NOTICE MAILED: 2/22/2012

IN THE MATTER OF:

Docket No.: 12-000159-MSP

**Daniel L. Parker,
Petitioner**

Case No.: MCO-2011-96

v

**Michigan Commission on Law
Enforcement Standards,
Respondent**

Agency: MCOLES

Case Type: Sanction

NOTICE OF HEARING

You are hereby notified that a formal administrative hearing under the jurisdiction of the 1965 PA 203 has been scheduled before an Administrative Law Judge on:

Date: Wednesday, March 21, 2012

Time: 9:00 AM

ALJ: Peter L. Plummer

Location: Lansing Hearing Room H
611 W. Ottawa
Lansing, MI 48933

Issue: Petitioner entered a no contest plea to a felony charge, making him ineligible to be licensed as a law enforcement officer in Michigan.

The case will be conducted in accordance with procedures applicable to the trial of contested cases under the Administrative Procedures Act, 1969 PA 306, as amended, MCL 24.201 et seq. At the discretion of the Administrative Law Judge, a pre-hearing conference may be held among the parties at the beginning of the hearing.

All pleadings and motions shall be filed with the **Michigan Administrative Hearing System at P.O. Box 30695, Lansing, Michigan 48909**; or by facsimile at **(517) 241-8541**. You must send a copy of everything you file to the opposing party as listed on the proof of service accompanying this Notice.

If the opposing party files a motion, you must respond within seven days after you receive it, unless the Administrative Law Judge sets a different time for response. You are further notified that you may be represented by an attorney or representative; law permitting, at the hearing. You may present evidence or call witnesses. If you wish

12-000159-MSP

Page 2

to offer any document(s) into evidence at the hearing, you must bring the document to introduce into the record, your own copy, and a copy for the opposing party. The Michigan Administrative Hearing System is not responsible for photocopying your documents.

In the event that you fail to appear at the hearing as scheduled, a default judgment or decision may be entered against you pursuant to the Administrative Procedures Act.

All hearings are conducted in a barrier free location and are in compliance with the 1990 Americans with Disabilities Act. A disabled individual requiring accommodation for effective participation in a hearing should call the Michigan Administrative Hearing System at: (517) 335-2484 to make arrangements. To ensure the availability of accommodations, a request should be made at least one week in advance.

All hearing attendees must present picture identification to gain access to State Office Buildings. Failure to present picture identification will result in denial of access.

PROOF OF SERVICE

I hereby state, to the best of my knowledge, information and belief, that a copy of the foregoing document was served upon all parties and/or attorneys of record in this matter by Inter-Departmental mail to those parties employed by the State of Michigan and by UPS/Next Day Air, facsimile, and/or by mailing same to them via first class mail and/or certified mail, return receipt requested, at their respective addresses as disclosed below this 22nd day of February, 2012.

Jacquelyn R. Peoples

Jacquelyn R. Peoples
Michigan Administrative Hearing System

John Szczubelek
Michigan Department of Attorney
General
106 West Allegan, Suite 600
Lansing, MI 48909

Hermina Kramp
Michigan Commission on Law Enforcement
Standards
106 West Allegan, Suite 600
Lansing, MI 48909

Daniel L. Parker
c/o Eaton County Jail
1025 Independence Blvd.
Charlotte, MI 48813

REQUEST FOR HEARING

<p>1. IN THE MATTER OF</p> <p style="text-align: center;">Daniel L. Parker</p> <p style="text-align: center;">v.</p> <p style="text-align: center;">Michigan Commission on Law Enforcement Standards</p>	<p>RECEIVED</p> <p>FEB 15 2012</p> <p>MICHIGAN ADMINISTRATIVE HEARING SYSTEM</p>
--	---

2. ISSUE

Petitioner entered a guilty plea to a felony charge making him ineligible to be licensed as a law enforcement officer in Michigan.

3. INITIATING AGENCY'S FILE NUMBER MCO-2011-96	4a. STATUTORY START DATE	4b. DAYS ALLOWED
---	--------------------------	------------------

5. AGENCY Michigan Commission on Law Enforcement Standards	6. DIVISION
---	-------------

7. ACT/ CODE OF LAW
Act 203, P.A. 1965, as amended

8. PROVISION OF LAW
MCL 28.609b

9. CHAPTER/ SECTION OF LAW
Section 9(1)(b)

10. CASE TYPE Sanctions	11. CASE SUB-TYPE License Revocation
----------------------------	---

12. GEOGRAPHICAL AREA

13. PREPARED BY Hermina Kramp	PHONE NUMBER (517) 322-5621	FAX NUMBER (517) 322-6439	DATE PREPARED
----------------------------------	--------------------------------	------------------------------	---------------

14. Refer to Request for Hearing Instructions.

15. COMMENTS

For Michigan Administrative Hearing System Use Only

DATE RECEIVED 2-15-12	DATE COMPLETED	COMPLETED BY JRP
DOCKET NUMBER 12-000159	ALJ ASSIGNED Plummer	

COMMENTS

Wed. 3-21-12 9⁰⁰ 08 AM H-D Szczubelek

PERSONS INVOLVED WITH THE REQUEST FOR HEARING

1. IN THE MATTER OF Daniel L. Parker v. Michigan Commission on Law Enforcement Standards				2. AGENCY FILE NUMBER MCO-2011-96		3. MAHS DOCKET NUMBER	
4. CHECK ONE (X) <input type="checkbox"/> Petitioner <input checked="" type="checkbox"/> Respondent <input type="checkbox"/> Intervenor <input type="checkbox"/> Department <input type="checkbox"/> Petitioner Attorney <input type="checkbox"/> Respondent Attorney <input type="checkbox"/> Intervenor Attorney <input type="checkbox"/> Petitioner Non-Attorney <input type="checkbox"/> Respondent Non-Attorney <input type="checkbox"/> Intervenor Non-Attorney							
5. NAME Hermina Kramp							
6. FIRM Michigan Commission on Law Enforcement Standards (MCOLES)							
7. ON BEHALF OF MCOLES							
8. STREET ADDRESS / P.O. BOX 106 West Allegan, Suite 600							
9. CITY Lansing		10. STATE MI	11. ZIP CODE 48909		12. PHONE (517) 322-5621		13. FAX (517) 322-6439
4. CHECK ONE (X) <input checked="" type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Intervenor <input type="checkbox"/> Department <input type="checkbox"/> Petitioner Attorney <input type="checkbox"/> Respondent Attorney <input type="checkbox"/> Intervenor Attorney <input type="checkbox"/> Petitioner Non-Attorney <input type="checkbox"/> Respondent Non-Attorney <input type="checkbox"/> Intervenor Non-Attorney							
5. NAME John Szczubelek							
6. FIRM Michigan Department of Attorney General							
7. ON BEHALF OF MCOLES							
8. STREET ADDRESS / P.O. BOX 106 W. Allegan, Suite 600							
9. CITY Lansing		10. STATE MI	11. ZIP CODE 48909		12. PHONE (517) 322-5435		13. FAX (517) 322-6439
4. CHECK ONE (X) <input checked="" type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Intervenor <input type="checkbox"/> Department <input type="checkbox"/> Petitioner Attorney <input type="checkbox"/> Respondent Attorney <input type="checkbox"/> Intervenor Attorney <input type="checkbox"/> Petitioner Non-Attorney <input type="checkbox"/> Respondent Non-Attorney <input type="checkbox"/> Intervenor Non-Attorney							
5. NAME Daniel L. Parker							
6. FIRM							
7. ON BEHALF OF							
8. STREET ADDRESS / P.O. BOX c/o Eaton County Jail 1025 Independence Blvd.							
9. CITY Charlotte		10. STATE MI	11. ZIP CODE 48813		12. PHONE		13. FAX
4. CHECK ONE (X) <input type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Intervenor <input type="checkbox"/> Department <input type="checkbox"/> Petitioner Attorney <input type="checkbox"/> Respondent Attorney <input type="checkbox"/> Intervenor Attorney <input type="checkbox"/> Petitioner Non-Attorney <input type="checkbox"/> Respondent Non-Attorney <input type="checkbox"/> Intervenor Non-Attorney							
5. NAME							
6. FIRM							
7. ON BEHALF OF							
8. STREET ADDRESS / P.O. BOX							
9. CITY		10. STATE	11. ZIP CODE		12. PHONE		13. FAX

STATE OF MICHIGAN
MICHIGAN COMMISSION ON LAW ENFORCEMENT STANDARDS

In the Matter of

Daniel L. Parker
License No. 40200

ATTN: JACKIE PEOPLES

ICO-2011-96

DOCKET No: 12-000159-MSP

SEC
AND NOTICE C

AMENDED ORDER/NOTICE

N
ER LICENSE

RECEIVED

The Michigan Co
Director, orders the Sum
officer license of Daniel

vey, Executive
e law enforcement

MAR 12 2012

1. The Mich
administrative agency est
MCL 28.601 *et seq.*, here

MICHIGAN ADMINISTRATIVE
HEARING SYSTEM

"MCOLES," is an
s Act, 1965 PA 203,

12-000159

2. Section 9b(1) of the Act, MCL 28.609b(1), provides that MCOLES shall promulgate rules for the revocation of a license of a law enforcement officer for conviction by a plea of no contest to a felony.

3. Section 2(f) of the Act defines a felony to include a violation of the penal law of this State that is punishable by imprisonment greater than 1 year, or expressly designated a felony by statute.

4. 1999 AC, R 28.14604 provides that MCOLES shall issue an order of summary suspension and notice of intent to revoke if an investigation discloses that a licensed law enforcement officer has been convicted of an offense defined in MCL 28.602(f).

5. Daniel L. Parker is currently licensed as a law enforcement officer in the State of Michigan, and has been so licensed since December 2, 2005. (Attachment A)

6. On December 16, 2011, in the Ionia County Circuit Court, Daniel L. Parker, upon a plea of guilty, was convicted of Homicide - Manslaughter With a Motor Vehicle (Attempt - MCL 750.92), MCL 750.321. (Attachment B)

7. On January 31, 2012, in the Ionia County Circuit Court, Daniel L. Parker was sentenced to 6 months of imprisonment for the offense. (Attachment B)

8. MCL 750.321 provides that a defendant convicted of the offense of Homicide - Manslaughter With a Motor Vehicle (Attempt), shall be guilty of a felony, punishable by imprisonment of not more than 5 years.

COUNT I

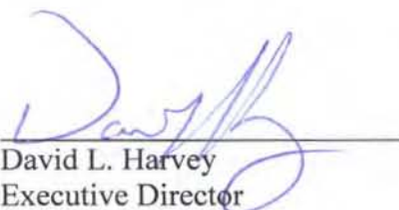
The offense of Homicide – Manslaughter With a Motor Vehicle (Attempt), constitutes a felony, for which license revocation under MCL 28.609b is warranted.

This Order and Notice is based on files and records maintained by MCOLES through an investigation conducted by MCOLES staff and a certified copy of the judgment of sentence.

Due to the serious nature of the felony conviction and the potential threat to public health, safety, and welfare, MCOLES invokes section 92(2) of the Administrative Procedures Act of 1969, MCL 24.292(2) and summarily suspends the law enforcement officer license of Daniel L. Parker and gives notice of an administrative hearing to adjudicate revocation of his license.

A hearing will be scheduled under the Administrative Procedures Act of 1969, MCL 24.201 *et seq.*

Dated: 3-12-12



David L. Harvey
Executive Director



JONESLJ MCOLES Information and Tracking Network 12/06/2011
COMP_SUPP Add/Update Personal License 02:19 PM

General Information

License Code: Law Enforcement Officers Type: LEO Law Enforcement Officer SSN: 363-88-9583

Last Name: PARKER Birth Date: 03/29/1975 Driver's License #: P626135510249 Authority: MI

First Name: DANIEL Name Prefix: Foreign ID:

Middle Name: LEROY Name Suffix: Deceased: Title:

Also Known As (Maiden, etc.): DANIEL PARKER LEROY Gender: Male E-Mail:

Education	Training/Employment Application	Exams	Inspections	Comments
License Details	Personal Information	License History	Relationships	Complaints

Number: 40200 Method: Basic Training Print?: No License Status: Suspended

Original License Date: 12/02/2004 Renewal Date: Expiration Date: 12/31/2050 Print Dup. Dup. Date:

Specialties/Endorsements/Disciplines

Display to Public	Type	Start Date	Print C/E Due Dt	Status	Credentialed By	Stop Dt	Certific
<input checked="" type="checkbox"/>							
<input type="checkbox"/>							

Specialty History

Specialty Practice Areas

Continuing Education

CE Required CE Required By Date: CPA CE

CE Requirement Met Grace Period

Approved, SCAO

Police CJIC

(ded)

STATE OF MICHIGAN
8TH JUDICIAL CIRCUIT COURT
IONIA COUNTY

JUDGMENT OF SENTENCE
 COMMITMENT TO JAIL

CASE NO.
2011 15259-FH

COURT HOUSE, 100 MAIN STREET
IONIA, MI 48846

(616) 527-5315

ORI MI-340015J Police Report No. 111889FY

THE PEOPLE OF

The State of Michigan

Defendant name, address, and telephone no.
DANIEL LEROY PARKER
228 RAILROAD ST
MUIR, MI 48860

V

CTN/TCN	SID	DOB
341100184001		03/29/1975

THE COURT FINDS:

1. Defendant was found guilty on 12/16/2011 of the crime(s) as stated below:
Date

Count	CONVICTED BY			DISMISSED BY*	CRIME	CHARGE CODE(S) MCL Citation/PACC Code
	Plea*	Court	Jury			
01	G				HOMICIDE MANSL MOTOR VEH	750.321-E (A)
02				D		.
03				D		.

*For plea: insert "G" for guilty plea, "NC" for nolo contendere, or "MI" for guilty but mentally ill. For dismissal: insert "D" for dismissed by court or "NP" for dismissed by prosecutor/plaintiff.

2. Defendant represented by an attorney: TERRY E. TOBIAS
 advised of right to counsel and appointed counsel and knowingly, intelligently, and voluntarily waived that right.
3. Conviction reportable to Secretary of State.** Defendant's driver's license number is MI P626135510249.
4. Sanctions reportable to State Police.** Revoked. Suspended _____ days. Restricted _____ days.
** (see below)
5. HIV testing and sex offender registration is completed.
6. Defendant has been fingerprinted according to MCL 28.243.

IT IS ORDERED:

7. Probation is revoked.
8. Deferred status is revoked. HYTA status is revoked.
9. Defendant is sentenced to jail as follows: Report at _____

Count	Date Sentence Begins	Sentenced		Credited		To Be Served		Release Authorized for the Following Purpose	Release Period	
		Mos.	Days	Mos.	Days	Mos.	Days		From	To
01	01/31/2012	6			1	5	30	<input type="checkbox"/> Upon payment of fine and costs <input type="checkbox"/> To work or seek work <input type="checkbox"/> For attendance at school <input type="checkbox"/> For medical treatment <input type="checkbox"/> Other: _____	COUNTY CLERK'S OFFICE IONIA, MI FILED FEB 01 2012 TONDA RICH COUNTY CLERK	

10. Defendant shall pay:

State Minimum	Crime Victim	Restitution	Court Costs	Attorney Fees	Fine	Other Costs	Total
\$68.00	\$130.00		\$550.00		\$500.00		\$1248.00

The due date for payment is _____. Fine, costs, and fees not paid within 56 days of the due date are subject to a 20% late penalty on the amount owed. Only the fine and some costs may be satisfied by serving time in jail.

Defendant shall serve _____ days in jail beginning _____ for failure to pay on time.

11. Defendant shall be placed on probation for 36 months and abide by the terms of probation. (See separate order.)
12. Defendant shall complete the following rehabilitative services.
 Alcohol Highway Safety Education Treatment (outpatient, inpatient, residential, mental health).
 Specify: _____
13. The vehicle used in the offense shall be immobilized or forfeited. (See separate order.)

(SEE NEXT PAGE)

MC 219 (3/10)

JUDGMENT OF SENTENCE/COMMITMENT TO JAIL

Approved, SCAO

Police CJIC

STATE OF MICHIGAN
8TH JUDICIAL CIRCUIT COURT
IONIA COUNTY

JUDGMENT OF SENTENCE
 COMMITMENT TO JAIL

CASE NO.
2011 15259-FH

COURT HOUSE, 100 MAIN STREET
IONIA, MI 48846

(616) 527-5315

IT IS ORDERED: (continued)

14. The concealed weapon board shall suspend for _____ days permanently revoke the concealed weapon license, permit number _____, issued by _____ County.

15. Other:
DEF. SHALL BE A GUEST SPEAKER AT MICHIGAN DRIVERS EDUCATION CLASSES IN lieu of letter. SHZ

01/31/2012
Date

(SEAL)

Suzanne Hoseth Kreeger
Judge/Magistrate 42238 Bar no.
SUZANNE HOSETH KREEGER

Currently convictions are reportable to the Secretary of State pursuant to:

- MCL 257.625(21)(a)
- MCL 257.732
- MCL 324.80131
- MCL 324.81134(12)
- MCL 324.81135(7)
- MCL 324.82157
- MCL 333.7408a(11)

STATE OF MICHIGAN COUNTY OF IONIA
I hereby certify that this is a True
copy of the record which is in the
custody of the County Clerk.

Deborah Greenberg
Deborah Greenberg
COUNTY CLERK
DATE: Feb 8 2012

Sanctions are reportable to the State Police pursuant to:

- MCL 333.7408a(11) and MCL 333.7408a(12)(b), including sentences for imprisonment under 90 days
- MCL 257.625(21)(b)

STATE OF MICHIGAN
MICHIGAN COMMISSION ON LAW ENFORCEMENT STANDARDS

In the Matter of

Daniel L. Parker
License No. 40200

Agency File Number: MCO-2011-96

AMENDED ORDER OF SUMMARY SUSPENSION
AND NOTICE OF INTENT TO REVOKE LAW ENFORCEMENT OFFICER LICENSE

The Michigan Commission on Law Enforcement Standards, by David L. Harvey, Executive Director, orders the Summary Suspension and provides Notice of Intent to Revoke the law enforcement officer license of Daniel L. Parker, based on the following:

1. The Michigan Commission on Law Enforcement Standards, hereafter "MCOLES," is an administrative agency established by the Commission on Law Enforcement Standards Act, 1965 PA 203, MCL 28.601 *et seq.*, hereafter "the Act."
2. Section 9b(1) of the Act, MCL 28.609b(1), provides that MCOLES shall promulgate rules for the revocation of a license of a law enforcement officer for conviction by a plea of no contest to a felony.
3. Section 2(f) of the Act defines a felony to include a violation of the penal law of this State that is punishable by imprisonment greater than 1 year, or expressly designated a felony by statute.
4. 1999 AC, R 28.14604 provides that MCOLES shall issue an order of summary suspension and notice of intent to revoke if an investigation discloses that a licensed law enforcement officer has been convicted of an offense defined in MCL 28.602(f).
5. Daniel L. Parker is currently licensed as a law enforcement officer in the State of Michigan, and has been so licensed since December 2, 2005. (Attachment A)
6. On December 16, 2011, in the Ionia County Circuit Court, Daniel L. Parker, upon a plea of guilty, was convicted of Homicide - Manslaughter With a Motor Vehicle (Attempt - MCL 750.92), MCL 750.321. (Attachment B)
7. On January 31, 2012, in the Ionia County Circuit Court, Jefferey S. Pindzia was sentenced to 60 days of imprisonment for the offense. (Attachment B)
8. MCL 750.321 provides that a defendant convicted of the offense of Homicide - Manslaughter With a Motor Vehicle (Attempt), shall be guilty of a felony, punishable by imprisonment of not more than 5 years.

COUNT I

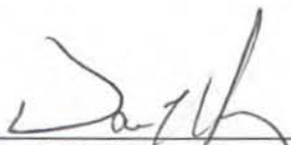
The offense of Homicide – Manslaughter With a Motor Vehicle (Attempt), constitutes a felony, for which license revocation under MCL 28.609b is warranted.

This Order and Notice is based on files and records maintained by MCOLES through an investigation conducted by MCOLES staff and a certified copy of the judgment of sentence.

Due to the serious nature of the felony conviction and the potential threat to public health, safety, and welfare, MCOLES invokes section 92(2) of the Administrative Procedures Act of 1969, MCL 24.292(2) and summarily suspends the law enforcement officer license of Daniel L. Parker and gives notice of an administrative hearing to adjudicate revocation of his license.

A hearing will be scheduled under the Administrative Procedures Act of 1969, MCL 24.201 *et seq.*

Dated: 2-15-12



David L. Harvey
Executive Director

STATE OF MICHIGAN
MICHIGAN COMMISSION ON LAW ENFORCEMENT STANDARDS

In the Matter of

Daniel L. Parker
License No. 40200

Agency File Number: MCO-2011-96

ORDER OF SUMMARY SUSPENSION
AND NOTICE OF INTENT TO REVOKE LAW ENFORCEMENT OFFICER LICENSE

The Michigan Commission on Law Enforcement Standards, by David L. Harvey, Executive Director, orders the Summary Suspension and provides Notice of Intent to Revoke the law enforcement officer license of Daniel L. Parker, based on the following:

1. The Michigan Commission on Law Enforcement Standards, hereafter "MCOLES," is an administrative agency established by the Commission on Law Enforcement Standards Act, 1965 PA 203, MCL 28.601 *et seq.*, hereafter "the Act."
2. Section 9b(1) of the Act, MCL 28.609b(1), provides that MCOLES shall promulgate rules for the revocation of a license of a law enforcement officer for conviction by a plea of no contest to a felony.
3. Section 2(f) of the Act defines a felony to include a violation of the penal law of this State that is punishable by imprisonment greater than 1 year, or expressly designated a felony by statute.
4. 1999 AC, R 28.14604 provides that MCOLES shall issue an order of summary suspension and notice of intent to revoke if an investigation discloses that a licensed law enforcement officer has been convicted of an offense defined in MCL 28.602(f).
5. Daniel L. Parker is currently licensed as a law enforcement officer in the State of Michigan, and has been so licensed since December 2, 2005. (Attachment A)
6. On December 16, 2011, in the Ionia County Circuit Court, Daniel L. Parker, upon a plea of guilty, was convicted of Homicide - Manslaughter With a Motor Vehicle, MCL 750.321. (Attachment B)
7. On January 31, 2012, in the Ionia County Circuit Court, Jefferey S. Pindzia was sentenced to 60 days of imprisonment for the offense. (Attachment B)
8. MCL 750.321 provides that a defendant convicted of the offense of Homicide – Manslaughter With a Motor Vehicle, shall be guilty of a felony, punishable by imprisonment of not more than 15 years.

COUNT I

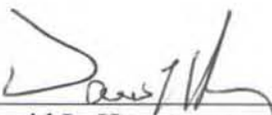
The offense of Homicide – Manslaughter With a Motor Vehicle, constitutes a felony, for which license revocation under MCL 28.609b is warranted.

This Order and Notice is based on files and records maintained by MCOLES through an investigation conducted by MCOLES staff and a certified copy of the judgment of sentence.

Due to the serious nature of the felony conviction and the potential threat to public health, safety, and welfare, MCOLES invokes section 92(2) of the Administrative Procedures Act of 1969, MCL 24.292(2) and summarily suspends the law enforcement officer license of Daniel L. Parker and gives notice of an administrative hearing to adjudicate revocation of his license.

A hearing will be scheduled under the Administrative Procedures Act of 1969, MCL 24.201 *et seq.*

Dated: 2-13-12



David L. Harvey
Executive Director



JONESLJ COMP_SUPP MCOLES Information and Tracking Network Add/Update Personal License 12/06/2011 02:19 PM

General Information

License Code **Law Enforcement Officers** Type **LEO** Law Enforcement Officer SSN **363-88-9583**

Last Name **PARKER** Birth Date **03/29/1975** Driver's License # **P626135510249** Authority **MI**

First Name **DANIEL** Name Prefix Name Suffix Deceased Title

Middle Name **LEROY** Name Suffix Deceased Title

Also Known As **DANIEL PARKER LEROY** Gender **Male** E-Mail

Education	Training/Employment Application	Exams	Inspections	Comments
License Details	Personal Information	License History	Relationships	Complaints

Number **40200** Method **Basic Training** Print? **No** License Status **Suspended**

Original License Date **12/02/2004** Renewal Date Expiration Date **12/31/2050** Print Dup. Dup. Date

Specialties/Endorsements/Disciplines

Display to Public	Type	Start Date	Print C/E Due Dt	Status	Credentialed By	Stop Dt	Certific
<input checked="" type="checkbox"/>			<input type="checkbox"/>				
<input type="checkbox"/>			<input type="checkbox"/>				

Specialty History

Specialty Practice Areas

Continuing Education

CE Required CE Required By Date **CPA CE**

CE Requirement Met Grace Period

STATE OF MICHIGAN
8TH JUDICIAL CIRCUIT COURT
IONIA COUNTY

JUDGMENT OF SENTENCE
 COMMITMENT TO JAIL

CASE NO.
2011 15259-FH

COURT HOUSE, 100 MAIN STREET
IONIA, MI 48846

(616) 527-5315

ORI MI-340015J Police Report No. 111889FY

THE PEOPLE OF
 The State of Michigan

V

Defendant name, address, and telephone no.
DANIEL LEROY PARKER
228 RAILROAD ST
MUIR, MI 48860
CTN/TCN 341100184001 SID DOB 03/29/1975

THE COURT FINDS:

1. Defendant was found guilty on 12/16/2011 of the crime(s) as stated below:
Date

Count	CONVICTED BY		DISMISSED BY*	CRIME	CHARGE CODE(S) MCL Citation/PACC Code
	Plea*	Court			
01	G			HOMICIDE MANSL MOTOR VEH	750.321-E (A)
02			D		.
03			D		.

*For plea: insert "G" for guilty plea, "NC" for nolo contendere, or "MI" for guilty but mentally ill. For dismissal: insert "D" for dismissed by court or "NP" for dismissed by prosecutor/plaintiff.

2. Defendant represented by an attorney: TERRY E. TOBIAS
 advised of right to counsel and appointed counsel and knowingly, intelligently, and voluntarily waived that right.
3. Conviction reportable to Secretary of State.** Defendant's driver's license number is MI P626135510249.
4. Sanctions reportable to State Police.** Revoked. Suspended ___ days. Restricted ___ days. ** (see below)
5. HIV testing and sex offender registration is completed.
6. Defendant has been fingerprinted according to MCL 28.243.

IT IS ORDERED:

7. Probation is revoked.
8. Deferred status is revoked. HYTA status is revoked.
9. Defendant is sentenced to jail as follows: Report at _____

Count	Date Sentence Begins	Sentenced		Credited		To Be Served		Release Authorized for the Following Purpose	Release Period	
		Mos.	Days	Mos.	Days	Mos.	Days		From	To
01	01/31/2012	6			1	5	30	<input type="checkbox"/> Upon payment of fine and costs <input type="checkbox"/> To work or seek work <input type="checkbox"/> For attendance at school <input type="checkbox"/> For medical treatment <input type="checkbox"/> Other: _____	COUNTY CLERK'S OFFICE IONIA, MI FILED FEB 01 2012 TONDA RICH COUNTY CLERK	

10. Defendant shall pay:

State Minimum	Crime Victim	Restitution	Court Costs	Attorney Fees	Fine	Other Costs	Total
\$68.00	\$130.00		\$550.00		\$500.00		\$1248.00

The due date for payment is _____. Fine, costs, and fees not paid within 56 days of the due date are subject to a 20% late penalty on the amount owed. Only the fine and some costs may be satisfied by serving time in jail.

Defendant shall serve ___ days in jail beginning _____ for failure to pay on time.

11. Defendant shall be placed on probation for 36 months and abide by the terms of probation. (See separate order.)
12. Defendant shall complete the following rehabilitative services.
 Alcohol Highway Safety Education Treatment (outpatient, inpatient, residential, mental health).
 Specify: _____
13. The vehicle used in the offense shall be immobilized or forfeited. (See separate order.)

(SEE NEXT PAGE)

STATE OF MICHIGAN
8TH JUDICIAL CIRCUIT COURT
IONIA COUNTY

JUDGMENT OF SENTENCE
 COMMITMENT TO JAIL

CASE NO.
2011 15259-FH

COURT HOUSE, 100 MAIN STREET
IONIA, MI 48846

(616) 527-5315

IT IS ORDERED: (continued)

- 14. The concealed weapon board shall suspend for _____ days permanently revoke the concealed weapon license, permit number _____, issued by _____ County.
- 15. Other:
DEF. SHALL BE A GUEST SPEAKER AT MICHIGAN DRIVERS EDUCATION CLASSES IN lieu of letter. *SKR*

01/31/2012
Date

(SEAL)

Suzanne Hoeth Kreeger
 Judge/Magistrate 42238
Bar no.
 SUZANNE HOSETH KREEGER

Currently convictions are reportable to the Secretary of State pursuant to:

- MCL 257.625(21)(a)
- MCL 257.732
- MCL 324.80131
- MCL 324.81134(12)
- MCL 324.81135(7)
- MCL 324.82157
- MCL 333.7408a(11)

STATE OF MICHIGAN COUNTY OF IONIA
 I hereby certify that this is a True
 copy of the record which is in the
 custody of the County Clerk.
 BY: *[Signature]*
 COUNTY CLERK
 DATE: Feb 2 2012

Sanctions are reportable to the State Police pursuant to:

- MCL 333.7408a(11) and MCL 333.7408a(12)(b), including sentences for imprisonment under 90 days
- MCL 257.625(21)(b)