

Arel M. Aimée

VERMONT PARDON APPLICATION

(This form must be TYPED OR NEATLY PRINTED USING BLUE OR BLACK INK)

A. PERSONAL INFORMATION (Complete all fields. Write "N/A" or "Unknown" if necessary)

Current full name (first, middle, last, and any suffix like "Jr." or "III"): Aimée Mae Arel

Name(s) convicted under: Aimée Mae Arel

Sex: Female Date of Birth: 3/4/83 Place of Birth: Newport, VT

Drivers license state: Vermont License Number: 9189637A

Alias names (any other names you have used, including maiden name, name by former marriage and nicknames). Also list any other birth dates or other forms of identification you have used.
N/A

Current marital status: Married or civil union. Spouse's Full Name _____
 Divorced Separated Widow Never been married

Children/support/alimony:
I have 3 children under the age of 18 years. ERROR I DO NOT PAY I HAVE
I am supporting the following children under the age of 18 years: COLIA SHREHAN ERROR both parents live together
I currently pay \$ _____ /month in child support. I am / am not currently up to date on all child support payments.
I currently pay \$ _____ /month in alimony. I am / am not currently up to date on all child support payments.

Is this your first pardon application? Yes No. If no, date(s) of prior application(s): _____

B. ADDRESSES

Current Mailing Address			Current Physical Address		
Number and street	Apartment		Number and street	Apartment	3
City	State	Zip Code	City	State	Zip Code
Home phone number			Work email address	N/A	
Work phone number	() N/A		County of residence		
Cell phone number			Years at physical address	4	
Pager number	() N/A		Home email address:	[REDACTED]	

Previous Addresses

List all previous physical addresses since age 18. Do not use post office boxes. If you lived in an apartment complex, list your apartment number. All time periods must be accounted for. If necessary, write "Do Not Remember." Include complete dates (months and years of residence), addresses, city, state and zip codes. If you have to add an additional sheet of paper, insert it behind this page.

From (month/year)	To (month/year)	Number and street	City	State	Apartment	Zip Code
2001	2002	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
2002	2003	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
2003	2005	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

2007-2011 [REDACTED]

time line is approx. due to not remembering.

I stayed

in [REDACTED] briefly I can't recall it ever x-times

Axel M. Aimee

C. EMPLOYMENT

Please give a complete employment history (since age 18), beginning with your present employment and working backwards. Include employer's name, address, and telephone number, your job position working title, description of job duties, salary, dates employed, and reason for leaving. Complete this page before attaching any additional page(s). Place attachments behind this page.

From (month/year): 2001	Employer name: BOURNE SERVICE CTR
To (month/year): 2003	Employer address: [REDACTED]
Job position: CASHIER	Employer phone number: [REDACTED]
Average Monthly Salary: \$10000.00	Reason for Leaving: New job in healthcare
Work duties: cleaning, opening, closing	

From (month/year): 2003	Employer name: VISITING NURSE ASSOC.
To (month/year): 2010	Employer address: [REDACTED]
Job position: CAREGIVER, LSA, LNA, LPN	Employer phone number: [REDACTED]
Average Monthly Salary: 1200.00 - 2000.00	Reason for Leaving: Don't leave - HELL NO WORK FOR ME.
Work duties: Assisting cleaning, personal care	

From (month/year): 2007	Employer name: STARFORM NURSING CTR
To (month/year): 2007	Employer address: [REDACTED]
Job position: LNA	Employer phone number: [REDACTED]
Average Monthly Salary: 2000.00	Reason for Leaving: back to school
Work duties: personal care, exercises	

From (month/year): 2007	Employer name: ARIS SOLUTIONS - L. Brown
To (month/year): 2009	Employer address: [REDACTED]
Job position: CAREGIVER	Employer phone number: [REDACTED]
Average Monthly Salary: 1500.00	Reason for Leaving: done school - looking for a new job.
Work duties: personal care, errands	

From (month/year): 2009	Employer name: ST. ALBANS HEALTH & REHAB
To (month/year): 2011	Employer address: [REDACTED]
Job position: LPN	Employer phone number: [REDACTED]
Average Monthly Salary: 3200.00	Reason for Leaving: wanted something close to home.
Work duties: medications, IVs, plans etc. vital signs, assessments.	

From (month/year): 2011	Employer name: BURLINGTON HEALTH & REHAB
To (month/year): 2011	Employer address: [REDACTED]
Job position: LPN	Employer phone number: [REDACTED]
Average Monthly Salary: 3200.00	Reason for Leaving: wanted nights, need day job, my son.
Work duties: medications, assessments vital signs etc.	

In 2001, I had a disagreement with my grandmother while I was riding in her car. While trying to avoid confrontation I asked her to pull over and let me get out. She refused to stop the car so I opened the door and told her I was going to get out whether she stopped or not because I did not want to argue with her. She then pulled over and I grabbed my things from the front seat of her car and got out. Later that day I called a friend and asked if they would bring me to St. Albans where I lived with my mother. Within a week I was served with a restraining order which my grandmother put on me stating that I had thrown the pillow from her front seat at her. During this year long restraining order I avoided Newport and did not see my grandmother. I worked two jobs, registered to take college courses, enjoyed hanging out with family/friends and babysat for people I knew to make extra money. One year later I was served with a second restraining order from my grandmother. I was confused since I had had no contact with my grandmother and was busy starting my life. The police explained to me that my grandmother worried about her safety and feared for her life. I was sad that this was all because of a disagreement between me and my grandmother and that I was in her eyes, a dangerous person. I continued working, taking college courses and hanging out with family and friends. 11 ½ months into this second year long restraining order I still had had no contact with my grandmother. My family and I were having a game night when my mother asked me to call my brother and see if he wanted to come over and join us. My brother was living with my grandmother at the time. I called, and my grandmother answered. My response was "May I speak with my brother please?" My grandmother responded with "I'm not supposed to be talking with you" and hung the phone up on me. My family and I were shocked and speechless because I had not even attempted to have a conversation with her. We continued having our family night and later in the evening while I was studying the police showed up at my door arresting me for breaking the restraining order. The police said that my grandmother had called them stating I had called her up and harassed her. I was transported from St. Albans to Newport where bail was set at \$250.00 which was paid immediately and jail time was never served. From that point on there were no further restraining orders served to me or no further complaints from my grandmother that she was concerned for her safety. To this day ten years later I have never had any form of contact with my grandmother.

Arel M. Aimee

G. AUTHORIZATION TO OBTAIN RECORDS AND LIABILITY RELEASE

Name: Aimee Arel Soc. Sec# [REDACTED] DOB: 3/4/1983

INFORMATION TO BE RELEASED: I authorize and request the release of any information, verbal and/or written, including but not limited to information related to current or previous employment, personnel records, criminal records, educational records, any investigative records, credit records, tax or bank records, correctional records, sealed records, confidential records or information previously agreed to be withheld, medical records (including records relating to substance abuse or alcohol abuse), mental health records, opinions of my character or conduct, and any and all information that a person or entity may have concerning me for use in connection with my application for a pardon from the Governor of Vermont. A copy of this authorization shall be valid as an original.

INFORMATION TO BE RELEASED FROM:

Any person or entity who may have knowledge of me including but not limited to friends, family members, neighbors, acquaintances, co-workers, businesses, previous or current employers, any law enforcement or corrections agency, any mental health or medical organization, clinic, physician, laboratory, pharmacy, hospital, inpatient or outpatient program or facility, any credit reporting bureau, any educational facility or institution, any financial institution, or any other person or entity deemed relevant by the agency or person conducting the background investigation in connection with my application for a pardon, may furnish requested information.

INFORMATION TO BE RELEASED TO:

The Vermont Departments of Corrections, Public Safety, Motor Vehicles, Taxes, the Office of the Vermont Attorney General, the State's Attorney, the Vermont Supreme Court, the office of the Governor of the State of Vermont or any other person, department or agency inside or outside the State of Vermont involved with gathering information during the conduct of the investigation in connection with my application for a pardon, may receive said information.

KNOWING AND VOLUNTARY AUTHORIZATION:

This authorization is voluntary, and I am free to decline to sign this document. I understand that if I don't sign this authorization, my application for pardon will not be considered. I understand that I may revoke this authorization at any time by notifying the Governor's Office in writing. However, I cannot undo any action that has already taken place in reliance on this authorization. I understand that if I revoke this authorization, the investigation relating to my pardon request will terminate.

WAIVER OF LIABILITY:

I agree to hold all entities and persons harmless from any liability or claims arising from their furnishing information pursuant to this authorization. This waiver shall apply to any right of action of any kind, and binds me as well as my heirs, or my personal representative(s).

Dated this 25 day of October, 2011

Aimee M. Arel
Signature of Applicant

Arel M. Aimee

H. OATH AND AGREEMENT TO UPDATE

I, Aimee Arel, being first duly sworn, state as follows:

1. I am eighteen (18) years old or older and I believe in the meaning of an oath.
2. I have not been convicted of any other crimes in the State of Vermont or in any other state or federal jurisdiction other than the offenses listed in this pardon application, and as of this time, I do not have any charges pending against me in the State of Vermont or in any other state or Federal jurisdiction other than those listed above.
3. I agree to notify the Governor's Office immediately of any other criminal charges brought against me at any time, including after the date of this application.
4. I agree to notify the Governor's Office immediately of any other changes in or updates to my status or to the answers to the questions in this application.
5. I understand that if the Governor grants me a pardon and then later discovers that any information provided by me on this application or throughout this pardon review process is false, incomplete and/or incorrect, in addition to any criminal or civil penalties that may be imposed against me as a result of my false statements, the Governor may revoke my pardon.
6. I understand that this application, attached materials, and records gathered in connection with investigating this pardon application may be public records subject to disclosure if someone makes a request for them under Vermont's public records law.

Dated this 25 day of October, 2011 Aimee Arel
Signature of Applicant

Notary Public in and for said County of Chittenden
State of Vermont
Commission Expires: 02/15 / 2015

Subscribed and Sworn before me this 25th day of October, 2011

by [Signature]
Signature of Notary



RECEIVED
GOVERNOR'S OFFICE
NOV 23 2011
MONTPELIER, VT 05609

PARDON NOTICE - JUDGE
PLEASE TYPE OR PRINT CLEARLY

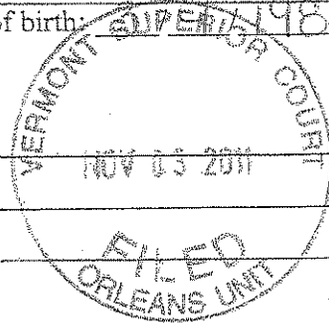
TO THE APPLICANT: Fill out ONLY the top portion.

- Please prepare a mailing envelope with the name and official address of the judge who sentenced you.
- Please put a stamp on both envelopes. We will mail the notices from the Governor's office

Applicant Name: Aimee Arel Date of birth: 11/19/83

Mailing address:

[REDACTED]
[REDACTED]



The applicant was convicted in the County of Orleans
for the crime(s) of Violating a restraining order (violation of
and sentenced to no contact Abuse prevention
on 1/1/ ←(unsure) order

The Applicant is seeking a Pardon from the Governor.

TO THE JUDGE:

The Governor and the Commissioner of Corrections invite your opinion on whether the above-named applicant should be granted a Pardon. Your support of or opposition to a pardon will be given significant weight by the Governor and the Commissioner of Corrections. Thank you for your assistance.

Judge's Comments: (Support/Deny/No Opinion)

No opinion -

Judge Robert Bent

Judge's Signature: [Signature]

Date: 11/22/11

Judge's Name (Print): _____

Please mail original to Office of the Governor, 109 State Street, The Pavilion Montpelier, VT 05609-0101

PARDON NOTICE - STATE'S ATTORNEY
PLEASE TYPE OR PRINT CLEARLY

RECEIVED
GOVERNOR'S OFFICE
NOV 15 2011
MONTPELIER, VT 05600

TO THE APPLICANT: Fill out ONLY the top portion.

- Please prepare a mailing envelope with the name and official address of the of the State's Attorney in the county of your conviction
- Please put a stamp on both envelopes. We will mail the notices from the Governor's office

Applicant Name: Aimee Arel Date of birth: 3/4/1983

Mailing address:

[REDACTED ADDRESS]

The applicant was convicted in the County of Orleans
for the crime(s) of Violating a restraining order (violation of abuse prevention order)
and sentenced to no contact
on 1/1/11. ← unsure

The Applicant is seeking a Pardon from the Governor.

TO THE STATE'S ATTORNEY:
The Governor and the Commissioner of Corrections invite your opinion on whether the above-named applicant should be granted a Pardon. Your support of or opposition to a pardon will be given significant weight by the Governor and the Commissioner of Corrections. Thank you for your assistance.

State Attorney's Comments: (Support/Deny/No Opinion)

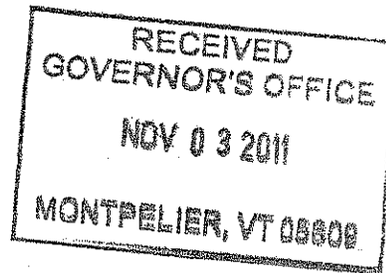
No objection

State Attorney's Signature: Alan C. Franklin Date: 11/10/11
State Attorney's Name (Print): Alan C. Franklin

Please mail original to Office of the Governor, 109 State Street, The Pavilion Montpelier, VT 05609-0101

November 1, 2011

Governors Office
109 State Street
Montpelier, VT 05609-0101

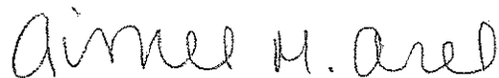


Dear Governor Shumlin,

I recently received news of passing my Registered Nursing boards as of October 25, 2011. I did not receive the news officially until my pardon application was complete and sealed so I'm writing an addendum to the application to update you with more recent and current information. Since receiving this news, I have excitedly been working non-stop updating my resume, cover letter and have even gathered more information about pursuing my bachelor's degree. I have emailed and personally dropped off my resume to several prospective employers. On November 1, 2011 I called a nursing facility to inquire about how my interview had gone and whether or not I met the requirements they were looking for in an employee. They regretfully explained that I did in fact have all the requirements they were looking for but because of the charges against me, I would not be able to clear a background check and therefore could not offer me employment on that basis. I have always been upfront and honest about my past and have worked extremely hard in establishing a life and career for myself. I continue to strive to be better for my family and do more for my community. No matter what job I have held or will hold in the future I have and always will put my best work forward and in that hope someone will see I have the natural ability of helping people. It saddens me I may not get the "job of my dreams" in order to serve a population less fortunate than myself because of this charge. I hope you will see all the motivation and determination I have put forward in order to move on with my life and career.

Please consider my application for a pardon so I can have the opportunity to serve the community in so many ways.

Sincerely,



Aimee M. Arel

October 25, 2011

Governor Shumlin,

I wanted to clarify a few things that go with my application. I had called and spoken with a young man in your office who explained to me that if something was a little different or missing with my application to just attach an explanation. The letter of reference from the doctor who I worked with wrote that I had difficulty obtaining a pardon in the past which was a misunderstanding on his part. I have never attempted a pardon in the past as this is my first time in doing so. I explained to him that I had difficulty getting jobs with this charge on my record so I believe that is what he meant by that statement. Also with each reference letter it stated to have a reference questionnaire attached that just made sure all the required information was present. I sent each person the questionnaire but never received it back. I did read the letters several times and believe all the correct information that is required is present.

Thanks for your time and Consideration

Sincerely,

A handwritten signature in cursive script that reads "Aimee M. Arel". The signature is written in black ink and is positioned below the word "Sincerely,".

Aimee M. Arel

October 25, 2011

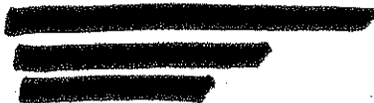
Years prior to the charge I am requesting a pardon for I had to do diversion for a charge of reckless endangerment. The circumstances behind this were that I was not considered popular in school. I ended up dating this guy whose sister was popular and who did not like me. She tried to end the relationship and was always following me in her car trying to antagonize me and threaten to hurt me. I was asked by my mom to go to the store one night and when I came out this girl and many of her friends were present around my car waiting for me. They pushed me and threatened me. I finally got in my car and then they stood in front of my car and encircled my car pounding on the hood and windows yelling at me to get out. I was afraid but did not tell them that I was. I yelled at them to move and just to let me go but they refused to move. Many people were at the store that night and nobody came to help me and see if I was okay. I started my car and moved extremely slow going forward so that they would get the point that I wanted to leave. The girl kept banging on my hood moving backwards but not getting out of my way so I could go. Finally she knew that I was persistent about leaving and moved out of the way. She jumped into her car and followed me as I made my way to the police station. As I was parking my car her friends jumped out and ran inside and the many of them stated that I ran their friend over and bounced her off the hood of my car which never happened. I explained my side but was still charged with reckless endangerment. Since I was underage at the time I had to do diversion which consisted of doing three things...Paying a fine, writing a letter of apology and writing an essay which I believe was about reckless endangerment. Many years ago I wrote to the judge in Franklin County about sealing my records and talked about all the improvements I was doing in my life and the things I was doing for my community and my request for these records to be sealed were granted.

If any further information is needed, Please feel free to contact me.

Sincerely,



Aimee M. Arel



Arel M. Aimee

F. BASIS FOR PARDON REQUEST

This is your chance to explain why you believe the Governor should pardon you. Please consider the factors the Governor is likely to consider such as: What have you done since your conviction to rehabilitate yourself, demonstrate good citizenship and contribute to your community? Why are you requesting a pardon? (Be specific if a pardon will enable you to get a particular job or will have some other specific result.) How will pardoning you benefit Vermont and Vermonters?

Since this charge I have worked as a volunteer at St. Albans health and Rehab CTR assisting the recreation dept w/ activities for Alzheimer's residents. I steadily worked two jobs as a single mom and while my brother was in Iraq I sent care packages once a week to him and other servicemen. I currently volunteer as a chaperone at my sons daycare CTR for every field trip, donate money during the CTR's events and fundraisers to assist w/ raising money for the programs they offer. I have received multiple scholarship awards during my LMS and RN years of school. I have volunteered at the local food shelf assisting people w/ qualifications for food benefits and donate to the food shelf and salivation Army regularly hoping someone can use the things I dont need any longer. I donated blood every 2-3 months prior to becoming pregnant and am also on the bone marrow registry. A yr. ago I recieved information from the registry that I was one of two possible matches in order to save a 13 yr old boys life. I was ready and willing to donate except the one other person had just a few more matches in common w/ the recipient and was a better fit for a donor. I sponsor a family at christmas each year to assure a family doesnt go w/out. I continue to be an actively engaged mother who does projects, reading goes forward and plays imaginary games w/ my little boy staying positive through the challenges. I am currently taking. Since 2001, I have had no further charges or incidents w/ the law. A pardon from this charge would allow me to compete w/ applicants for nursing jobs in order to serve my community, also allowing a return for me to provide for my sick and unborn child. This charge was an unfortunate circumstance from which I have learned so much and have sincere regret for.



State of Vermont
 DEPARTMENT OF MOTOR VEHICLES
 120 State Street
 Montpelier, VT 05603-0001
 www.dmv.vermont.gov

[phone] 802-828-2000
 [fax] 802-828-2098
 [ttd] 800-253-0191

Agency of Transportation

PAGE: 001
 08/05/11

I HEREBY CERTIFY THAT THE FOLLOWING IS A TRUE COPY OF THE COMPLETE RECORD OF

NAME: AREL, AIMEE, M VERMONT PID: 9189637A
 ISSUE YEAR:
 BIRTH DATE: 03-04-83
 CURRENT LIC EXP: 2013
 LICENSED OPERATOR , NOT SUSPENDED , ENDORSEMENTS-

NO ACCIDENTS

CONVICTION-ADJUDICATION RECORD:

DATE	CODE	COURT	SENTENCE	FINE	DISP	CV	OFF. DATE	NUMBER	SB
12-12-05	SL2	9-99-999				M	11-27-05	ADJU 22217	

NO SUSPENSIONS/REVOCATIONS/DISQUALIFICATIONS

PURSUANT TO THE DRIVER PRIVACY ACT OF 1994, 18 U.S.C. SECTION 2721 ET SEQ., THE DISCLOSURE OR REDISCLOSURE OF PERSONAL INFORMATION OBTAINED FROM THE RECORDS OF THE DEPARTMENT OF MOTOR VEHICLES MAY BE A VIOLATION OF FEDERAL LAW.

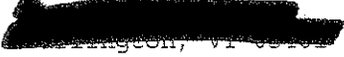
IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AT MONTPELIER, VT.
 FIFTH DAY OF AUGUST A.D., 2011.




VERMONT SUPERIOR COURT
ORLEANS COUNTY

Agreement 11523 Payment Number 27865
Receipt of Payment

Arel, Aimee M.



Received on 01/08/2002 from Arel, Aimee M. in the form of Check 279
Amount of this Payment: 170.50

Fine/Fee	Docket Number	Ct. 1	170.50
12281	544-9-01 Oscr		
		Original Amount:	170.50
		Total Amount Paid:	170.50
		Balance Owed:	0.00

08/10/2011
10:33

Vermont State Police, A Troop-Middlesex
LAW Incident Table:

20329
Page: 1

Incident Number: 01B200906

Nature: Restraining Odr Partition: SPB2

Addr: [REDACTED] Area: 1007 DERBY

City: [REDACTED] ST: [REDACTED] Zip: [REDACTED] Contact: 320

Complainant& 38385

Lst: ArelSmith Fst: Cecile Mid: E

DOB: [REDACTED] SSN: [REDACTED] Adr: [REDACTED]

Rac: W Sx: F Tel: [REDACTED] Cty: [REDACTED] ST: [REDACTED]

Offense Codes: 2050 Reported: CDIS Observed: 2050

Circumstances: LT13

Rspndg Officers: Lumbra, L

Rspnsbl Officer: Lumbra, L Agency: SPB2 CAD Call ID: 1644731

Received By: Jacobs, J Last RadLog:

How Received: T Telephone Clearance: RBS Reviewed by Sergeant

When Reported: 18:36:14 04/26/2001 Disposition: ECP Disp Date: 04/26/2001

Occurrd between: 18:30:00 04/26/2001 Judicial Sts:

and: 18:36:14 04/26/2001 Supervisor Apprl: Sgt Manning

MO: Solvability Suspect Named

Narrative: (See below)

(See below)

=====

INVOLVEMENTS:

Type	Record #	Date	Description	Relationship
NM	38385	04/26/2001	ArelSmith, Cecile E	Victim
NM	38385	04/26/2001	ArelSmith, Cecile E	*Complainant
NM	760428	04/26/2001	Arel, Aimee M	Offender
CA	1644731	04/26/2001	18:36 04/26/2001 Restraining O	*Initiating Call

LAW Incident Offenses Detail:

Offense Codes

Seq Code	Amount
1 2050 DOMESTIC ABUSE ORDER VIOLATION	0.00

LAW Incident Circumstances:

Contributing Circumstances

Seq Code	Comments
1 LT13 Highway/Road/Alley	

LAW Incident Responders Detail

Responding Officers

Seq Name	Unit
1 Lumbra, L	320

Incident M.O. Detail:

Seq	Factor	Modus Operandi	Method
1	Solvability	Solvability Factors	Suspect Named

Narrative:

On 04-26-01 at approximately 1838 hours VSP dispatch advised of a name and number to call about a restraining order violation on Bates Hill Road in Derby.

At approximately 1840 hours I spoke with Cecile Arel-Smith DOB: [REDACTED] via telephone. Arel-Smith just received a Temporary Order for Relief from Abuse with her as the plaintiff and her granddaughter, Aimee Arel DOB: [REDACTED] as the defendant. Arel-Smith advised earlier this afternoon Aimee Arel called her to see if she could get her belongings. Arel-Smith advised that would be okay and she would pack the items and leave them at the end of the driveway. Arel-Smith got her son-in-law to assist and had everything all nicely packed. Arel-Smith advised about 5 minutes ago Arel came on her second trip to obtain the rest of her stuff. Arel came down the driveway and stood in the open screened door and shouted, "Go ahead and call the cops. See if I care, you fucking bitch!" Arel-Smith advised she left and took her boxes and dumped the last two in the car and threw the boxes on the lawn and drove away. Arel-Smith advised she believes Arel is going to be staying with Lyle and Amy Gray in Coventry, who are grandparents of Arel's.

Arel-Smith advised the reason she got the order is because of the language Arel uses. Arel-Smith advised after having seven pregnancies and sixteen grandchildren, she has never heard the language that Arel uses.

I looked at the Temporary Order, Docket Number 48-4-01 Osfa. Said order was obtained on 04-25-01 and was served by hand, in person, on Arel by T2/C Hochstrasser on 04-26-01 at 12:47. Anna Maria Wright signed the order for Judge D.R. Pearson on 04-25-01. The order is very broad. It only states the defendant, Arel, shall refrain from abusing plaintiff, Arel-Smith. The order also states, The defendant shall not enter the residence except in the presence of a law enforcement officer.

I explained to Arel-Smith that I did not believe there was a violation of the order as Arel did not enter the residence and there was no foot restriction.

Arel-Smith advised she would contact Family Court tomorrow to get the 500 foot restriction added.

This case is being sent to the State's Attorney's office for review as the Order is quite broad. There is no stipulation on the order anymore stating the defendant shall not threaten, harass or intimidate, etc.

Law Supplemental Narrative:

Seq	Name	Date	Supplemental Narratives Narrative
1		: : / /	

As of 03-07-02 I have not heard from the State's Attorney's office in reference to this. I have since arrested Arel for another violation of this order, after this alleged violation. This case is closed as prosecution is denied.

Docket Number
48-4-01 Osa

STATE OF VERMONT
AFFIDAVIT IN SUPPORT OF REQUEST FOR EMERGENCY RELIEF FROM ABUSE

Pursuant to ~~15 V.S.A. Chapter 21~~

33 V.S.A. Chapter 69

Exploitation

Plaintiff
Cecile + Wallace Arel-Smith

Defendant
Aimee Arel

In support of the claims made in Plaintiff's request for emergency relief from abuse, subject to the penalties for perjury, I state the following facts, which are true to the best of my knowledge and belief, about the abusive treatment and present situation: (Please be brief)

On March 16, we had company at home, relatives of my husband and I. She wanted me to take her job hunting, and also to see an officer of Diversion. When I told Aimee to quite down that we had plenty of time to do everything, she got very abusive verbally. It was so scary and embarrassing. After we left for Newport she still kept up her verbal abuse. Then she started saying she was going to jump out of the car and kill herself. I kept my fingers on the button to keep her door locked. She keeps threatening to commit suicide all the time. I even talked to Father Leo Bilodeau from St. Mary Star of the Sea Church about it. Finally I stopped the car on the side of the road in front of Dola's for Ladies and Lords. I unlocked her door, and told her I she wanted to get out to go ahead. But she was not going to kill herself with my help. She then took a stiff cushion I kept on the passenger's side seat for my husband, and she hit me across the face. It knocked my glasses off, and by the time I got home, my husband asked me what was wrong with my face. I told him Aimee had hit me. He got so upset I had to give him some of his panic attack pills. Then he started having angina pain. So I gave him 2 nitro pills before the pain stopped. Our Dr. David Bourgeois from the Orleans Clinic advised us to get her out of our home as soon as possible. My ulcers are acting up again, and starting to bleed. Yesterday while she was gone to her first job, I laid down on the couch for a nap. When I got up, I had had a stroke on my left side. My husband and I are so scared of her temper tantrums. He refuses to go to bed.

For a whole week he has slept in his

Signature of Plaintiff
Cecile E. Arel-Smith
Date
4/25/2001

Subscribed and sworn to before me.

Signature of Notary Public
Lisa Maria Whelan
Date
4/25/01
Expiration Date
2/10/03

Docket Number
48-4-01 Osa

STATE OF VERMONT
AFFIDAVIT IN SUPPORT OF REQUEST FOR EMERGENCY RELIEF FROM ABUSE/
Pursuant to 15 V.S.A. Chapter 21

33 VSA Chapter 69

Exhibits

Plaintiff Cecile + Wallace Arel-Smith v. Defendant Aimee Arel

In support of the claims made in Plaintiff's request for emergency relief from abuse, subject to the penalties for perjury, I state the following facts, which are true to the best of my knowledge and belief, about the abusive treatment and present situation: (Please be brief)

recliner. I lay on the couch. Her language is so nasty that it makes my stomach sick. She brags about using drugs, when she is with her friends, and all about her sex life.

If she doesn't leave, we will lose our lease with Vt. State Housing Authority.

My children and grandchildren will not come to visit anymore because of Aimee.

I don't want to shut her out of our lives completely. But she no longer can stay with us. I'll accept telephone calls or personal visits, as long as she lets us know she is coming first. No matter what, I still love her with all my heart. Just as much as my other 15 grandchildren. No matter what I can not get her out of my heart. But I can no longer let her abuse my husband and I, as she has been doing

Signature of Plaintiff
Cecile E. Arel-Smith
Cecile E. Arel-Smith
Date
4/25/01
4/25/2001

Subscribed and sworn to before me.

Signature of Notary Public
Lisa Maria White
Date
4/25/01
Expiration Date
2/10/03

Vermont Family Court	County <i>Orleans</i>	Docket Number <i>48-4-01-05 FA</i>
-------------------------	--------------------------	---------------------------------------

STATE OF VERMONT
 PETITION TO ~~AMEND/VACATE~~ RELIEF FROM ABUSE ORDER

Plaintiff's Name <i>Cecile Arrel - Smith</i>	Date of Birth <i>8/30/41</i>	Defendant's Name <i>V. Aimée Arrel</i>	Date of Birth <i>3/4/83</i>
---	---------------------------------	---	--------------------------------

An Order for Relief from Abuse was entered in the above case on Date

The Plaintiff/Defendant requests that this Order of the Court be ~~amended/vacated~~ ^{extended} for the following reasons:

Her old daughter has not changed, and is planning on taking care of me, which this Order for Relief from Abuse is over. I am really scared of what she will do to me.

FILED

JUN - 4 2002

ORLEANS FAMILY COURT

Signature of Plaintiff/Defendant <i>Cecile Arrel - Smith</i>	Date <i>6/4/2002</i>	Signature of Notary Public <i>[Signature]</i>	Date <i>6/4/02</i>
---	-------------------------	--	-----------------------

Subscribed and sworn to before me.

THIS SECTION FOR COURT USE ONLY

ORDER

The Petition to Amend/Vacate is granted denied set for hearing in this court on: Date *6/17/02*

and thus the Order for Relief From Abuse: at Time *8:45* a.m. p.m.

is vacated. remains in effect as ordered.

is amended as follows: _____

- cc:
- Local Police
 - State Police
 - Sheriff

- Plaintiff
- Plaintiff's Attorney
- Defendant
- Defendant's Attorney

Judge's Signature *Walter M. Mauer Jr.* Date *6/4/02*
by prose (pe)

Docket No. 48-4-01 Osfa		Arel-Smith et al vs. Arel		
No.	Role	Litigant Name	Attorney Name	Telephone
p#1	plf	Arel-Smith, Cecile		
p#2	plf	Arel-Smith, Wallace REMOVED		
p#3	def	Arel, Aimee Mae		

Case Type: Relief from Abuse Last judge: Walter M. Morris, J
Case Track: Not set Recused: None
Case Status: Disposed-Case Closed Ripe date:
Next Hearing:

=====
Motion/Petitions/Requests for Relief:
=====

1	R/for Relief from Abuse	granted	WMM	06/17/2002
2	R/for Defendant to Leave Household	granted	WMM	06/17/2002
3	R/for Emergency Relief from Abuse	granted	DRP	05/21/2001
4	R/for Emergency Order for Def. to Leave	granted	DRP	05/21/2001
5	M/to Continue	granted	DRP	05/21/2001
6	P/to Extend Final Relief from Abuse	granted	WMM	06/17/2002

=====

04/25/01 New party: plf, Cecile Arel-Smith.
New party: plf, Wallace Arel-Smith.
New party: def, Aimee Mae Arel.
Relief from Abuse filed. Related case: 145-12-00 Osfa. Request for
Emergency Relief from Abuse given to judge. Request for Emergency
Order for Def. to Leave given to judge.
Request for Relief from Abuse to be set for hearing. Request for
Defendant to Leave Household to be set for hearing.
Temporary Relief from Abuse Order granted. The order is in effect
until 05/07/01.
Relief from Abuse Hearing set for 05/07/01 at 08:45 AM.
As per plf's instructions, Step-One was called when ord granted and
ready for p/ u. Personal service sent to plaintiff.

04/27/01 Service complete on party(s) 3: Personal Service by
Sheriff/Constable. Documents served: Complaint, Affidavit, and Temp
Order.

05/07/01 Relief from Abuse Hearing scheduled for 05/07/01 not held: parties
failed to appear.
Modified Temporary Relief from Abuse Order granted. The order is in
effect until 05/14/01.
Relief from Abuse Hearing set for 05/21/01 at 08:45 AM.
Amended order faxed to holding station.
Attempted to call plfs to inform them of ext t.o.--no answer twice
this afternoo n--no answer again at 4:30 p.m.

05/09/01 Was able to reach plf by phone this a.m. She will be in to p/u ext.
t.o. today. Personal service sent to plaintiff.

05/11/01 Service complete on party(s) 2: Personal Service by
Sheriff/Constable. Documents served: Amended Temporary Order.

05/18/01 MPR 5) Motion to Continue filed by Plaintiff Arel-Smith. Motion to
Continue given to judge.
MPR 5) Motion to Continue given to Judge Howard E. VanBenthuyssen.

05/21/01 Entry order re MPR 5) Motion to Continue. Ex parte motion. granted
DRP.
Modified Temporary Relief from Abuse Order granted. The order is in
effect until 06/04/01.
Relief from Abuse Hearing set for 06/04/01 at 08:45 AM. Personal
service sent to plaintiff.
Plf's copy mailed via first class mail-- sent 2nd ext. tro and copy
of mpr 5.

Amended order faxed to holding station.
Hand carried copies for service to Sheriff's Dept.
Relief from Abuse Hearing scheduled for 05/21/01 cancelled.

06/01/01 Service complete on party(s) 3: Personal Service by Sheriff/Constable. Documents served: Amended Temporary Order.

06/04/01 Relief from Abuse Hearing held by Rachel Hexter (TAPE).
Final Relief from Abuse Order granted. The order is in effect until 06/04/02. Personal service sent to plaintiff.
Final order faxed to holding station.

06/08/01 Service complete on party(s) 2: Personal Service by Sheriff/Constable. Documents served: Final Order for Relief from Abuse.
Dispute 1 disposed: Judgment on merits following hearing.
Case closed.

06/04/02 MPR 6) Petition to Extend Final Relief from Abuse filed by Plaintiff Arel-Smith. Petition to Extend Final Relief from Abuse. Documents filed: Petition to Extend final rfa order.
Entry order re MPR 6) Petition to Extend Final Relief from Abuse. Ex parte motion. to set WMM.
Modified Final Relief from Abuse Order granted. The order is in effect until 06/17/02.
Relief from Abuse Hearing set for 06/17/02 at 08:45 AM. Personal service sent to plaintiff.
Amended order faxed to holding station.

06/05/02 Service complete on party(s) 3: Personal Service by Sheriff/Constable. Documents served: ext. fin rfa ord and pet to ext.

06/17/02 Relief from Abuse Hearing held by Walter M. Morris, Jr. (TAPE).
Modified Final Relief from Abuse Order granted. The order is in effect until 06/17/03. Personal service sent to plaintiff. Party 2, Wallace Arel-Smith, removed.
Amended order faxed to holding station.
Case closed.

06/19/02 Service complete on party(s) 3: Personal Service by Sheriff/Constable. Documents served: extended final order.
Case closed.

FINAL ORDER FOR RELIEF FROM ABUSE/EXPLOITATION

Plaintiff's Name Cecile & Wallace Arel-Smith	Date of Birth 8/30/41 & 7/24/14	vs.	Defendant's Name Aimee Arel	Date of Birth 3/4/83
---	---------------------------------------	-----	--------------------------------	-------------------------

A Petition to Extend in this case was filed on: Date: 6/4/02	A Hearing in this case was held on: Date:	Plaintiff: <input type="checkbox"/> was present <input type="checkbox"/> was not present With attorney: (name)	Defendant: <input type="checkbox"/> was present <input type="checkbox"/> was not present With attorney: (name)
--	--	---	---

	<input type="checkbox"/> Guardian Ad Litem was present	Interested Person: <input type="checkbox"/> was present <input type="checkbox"/> was not present With attorney: (name)
--	--	---

FINDINGS BY THE COURT:

- Plaintiff is capable of expressing his/her wishes with respect to the complaint and wishes to pursue the complaint.
- Defendant has Abused Exploited Plaintiff

Other: _____

ORDER OF THE COURT:

- Application to proceed in forma pauperis is _____ Granted _____ Denied
- Defendant shall refrain from Abusing Exploiting Plaintiff
- Defendant shall immediately vacate the household located at:

Street and Town Address

FILED

JUN 17 2002

ORLEANS FAMILY COURT

- Defendant shall not enter the residence except with the plaintiff's or the guardian's prior permission and in the presence of a law enforcement officer or the following person designated by the Court:

Name of Person

- The Court Clerk shall not release plaintiff's address to anyone without plaintiff's written permission or order of this Court.

Other: The Defendant shall not telephone or otherwise contact, or cause contact to occur, either Cecile or Wallace Arel-Smith

THIS ORDER SHALL REMAIN IN EFFECT UNTIL:

Date: 6/17/03	AT	Time: 9:00 AM
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Defendant's presence on the premises with permission of the plaintiff does not invalidate this order.

VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH.

This order may be served by any sheriff, constable, municipal or state police officer.

Date: 6/17/02	Time: 9:23 AM	Judge (typed or printed) WALTER M. MORRIS, JR.	Judge (signature)
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Walter M. Morris, Jr. Asst. Judge
Joseph M. Blanton Asst. Judge

cc: ___ Local Police ___ Sheriff ___ Plaintiff ___ Defendant ___ State Police ___ Constable ___ Plf's Atty ___ Def's Atty

Distribution: ___ Court, after Service ___ Plaintiff ___ Defendant ___ Interested Person ___ File

VERMONT FAMILY COURT	County ORLEANS	Docket ber 48-4-01 Osfa
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Plaintiff Cecile & Wallace Arel-Smith	v.	Defendant Aimee Arel
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FINAL ORDER FOR RELIEF FROM ABUSE/EXPLOITATION - PAGE 2

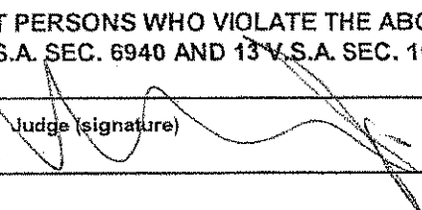
- 1. Defendant shall not threaten, assault, molest, harass or otherwise interfere with the personal liberty of the Plaintiff.
- 2. Defendant shall not intentionally follow Plaintiff.
- 3. Defendant shall not telephone, write to, contact or otherwise communicate with the Plaintiff in any way, ~~except that defendant may~~ _____
- 4. Defendant shall not place him/herself within 500 Feet of Plaintiff individually or of the following address(es):

- 5. Defendant shall not enter the household premises for any purpose, ~~except in the company of a law enforcement officer or~~ _____ ~~after prior permission has been granted by the~~ Plaintiff.
- 6. Defendant shall deliver and temporarily relinquish to _____ the Defendant's weapons which have been used or been threatened to be used in an incident of abuse against the Plaintiff:

Return of the weapons to the defendant is subject to the following restrictions and conditions, deemed appropriate to protect the plaintiff from further abuse through the use of weapons:

- 7. Other: _____

VERMONT LAW ENFORCEMENT OFFICERS ARE AUTHORIZED TO ARREST PERSONS WHO VIOLATE THE ABOVE PROVISIONS OF THIS RELIEF FROM ABUSE ORDER, PURSUANT TO 33 V.S.A. SEC. 6940 AND 13 V.S.A. SEC. 1030.

Date: 6/17/02	Time: 9:23 AM	Judge (Print or Type) WALTER M. MORRIS, JR.	Judge (signature) 
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Distribution: ___ Court, After Service ___ Plaintiff ___ Defendant ___ Interested Person ___ File

Docket 48-4-01 Osfa (rel) Arel-Smith et al vs. Arel

Case Track: Not set Last judge: Walter M. Morris, J
Hearing(s) set: Relief from Abuse Hearing, Mon, 06/17/02, 08:45 AM

p# 1 plf Arel-Smith, Cecile
p# 2 plf Arel Smith, Wallace
p# 3 def Arel, Aimee Mae

Table with columns: Motion/Petitions/Requests, Filed, Current Status, Status, Jud/Mag, Date. Rows include R/for Relief from Abuse, R/for Defendant to Leave Household, R/for Emergency Relief from Abuse, R/for Emergency Order for Def. to Leav, M/to Continue, P/to Extend Final Relief from Abuse.

Scheduled for: Moving party: Commenced Completed Continued
MPR 1 R/for Relief from Abuse plf
MPR 2 R/for Defendant to Leave Househoplf

Judge's entries:

Extended for term of ONE YEAR

6.17.02
Date

[Handwritten signature]
Judge

Off Record/Reporter dmjdfilt20.ws Asst. Judges

Vermont Family Court	County ORLEANS	Docket Number 48-4-01-OsFA
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EXTENDED FINAL ORDER FOR RELIEF FROM ABUSE/EXPLOITATION

Plaintiff's Name Cecile & Wallace Arel-Smith	Date of Birth 8/30/41 & 7/24/14	Defendant's Name V. Aimee Arel	Date of Birth 3/4/83
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MOTION TO EXTEND
A ~~complaint~~ in this case was filed on

Date
6/4/02

A Hearing in this case was held on:

Date

Plaintiff was present was not present with attorney: _____

Defendant was present was not present with attorney: _____

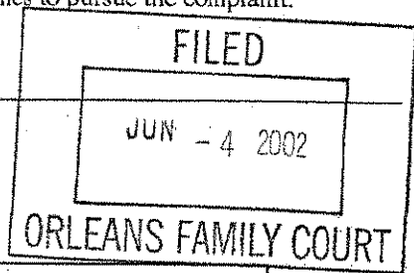
Interested Person was present was not present with attorney: _____

Guardian Ad Litem was present.

FINDINGS BY THE COURT:

- Plaintiff is capable of expressing his/her wishes with respect to the complaint and wishes to pursue the complaint.
- Defendant has abused exploited Plaintiff.

Other: _____



ORDER OF THE COURT:

- Application to proceed in forma pauperis is granted denied.
- Defendant shall refrain from abusing exploiting Plaintiff.
- Defendant shall immediately vacate the household located at:

Street and Town Address

- Defendant shall not enter the residence ~~except with the plaintiff's or the guardian's prior permission and in the presence of a law enforcement officer or the following person designated by the court:~~

Name of Person

The Court Clerk shall not release plaintiff's address to anyone without plaintiff's written permission or order of this court.

Other: The defendant shall not telephone or otherwise contact, or cause contact to occur, either Cecile or Wallace Arel-Smith.

This order shall remain in effect until **6/17/02** at **8:45 a.m.** when a hearing will be held at Orleans Family Court, 247 Main St., Newport, Vt 05855

Defendant's presence on the premises with permission of the plaintiff does not invalidate this order.

VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH.

****This order may be served by any sheriff, constable, municipal or state police officer.****

Date 6/4/02	Time 8:28 a.m.	Judge (typed or printed) Walter M. Morris, Jr.	Judge (signature) <i>Walter M. Morris, Jr.</i>
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- cc: Local Police Sheriff Plaintiff Defendant
 State Police Constable Plaintiff's Attorney Defendant's Attorney *By [Signature]*

Distribution: Court, After Service Plaintiff Defendant Interested Person File

Vermont Family Court		County ORLEANS	Docket Number 48-4-01-0sFA
Plaintiff Cecile & Wallace Arel-Smith		V	Defendant Aimee Arel

FINAL ORDER FOR RELIEF FROM ABUSE/EXPLOITATION - PAGE 2

- 1. Defendant shall not threaten, assault, molest, harass or otherwise interfere with the personal liberty of the plaintiff.
- 2. Defendant shall not intentionally follow plaintiff.
- 3. Defendant shall not telephone, write to, contact or otherwise communicate with the plaintiff in any way, ~~except that defendant may~~
- 4. Defendant shall not place him/herself within 500 feet of plaintiff individually or of the following address(es):
[REDACTED]
- 5. Defendant shall not enter the household premises for any purpose, ~~except in the company of a law enforcement officer or~~ after prior permission has been granted by the plaintiff.
- 6. Defendant shall deliver and temporarily relinquish to _____ the defendant's weapons which have been used or been threatened to be used in an incident of abuse against the plaintiff:

Return of the weapons to the defendant is subject to the following restrictions and conditions, deemed appropriate to protect the plaintiff from further abuse through the use of weapons:

7. Other: _____

VERMONT LAW ENFORCEMENT OFFICERS ARE AUTHORIZED TO ARREST PERSONS WHO VIOLATE THE ABOVE PROVISIONS OF THIS RELIEF FROM ABUSE ORDER, PURSUANT TO 33 V.S.A. SEC. 6940 AND 13 V.S.A. SEC. 1030.

Date 6/4/02	Time 8:28 a.m.	Judge (Print or Type) Walter M. Morris, Jr.	Judge (signature) <i>Walter M. Morris Jr.</i>
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by phone (pr)
File

Distribution: Court, After Service Plaintiff Defendant Interested Person

VERMONT FAMILY COURT	County ORLEANS	Docket Number 48-4-01 Osfa
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SECOND AMENDED --TEMPORARY ORDER FOR RELIEF FROM ABUSE/EXPLOITATION

Plaintiff's Name Cecile and Wallace Arel-Smith		Date of Birth 8-30-41&7/24/14	V.	Defendant's Name Aimee Arel		Date of Birth 3/4/83
A Complaint in this case was filed on: Date: 4/25/01	A Hearing in this case was held on: Date: 5/21/01	Plaintiff: <input type="checkbox"/> was present <input checked="" type="checkbox"/> was not present With attorney: (name) Filed Request to Continue 5/18/01		Defendant: <input type="checkbox"/> was present <input checked="" type="checkbox"/> was not present With attorney: (name)		
		<input type="checkbox"/> Guardian Ad Litem was present	Interested Person: <input type="checkbox"/> was present <input type="checkbox"/> was not present With attorney: (name)			

FINDINGS BY THE COURT:

- Plaintiff is capable of expressing his/her wishes with respect to the petition and wishes to pursue the complaint.
- Defendant has X Abused Exploited Plaintiffs
- Plaintiff will suffer serious and irreparable harm to their physical health unless ex parte relief is granted.
- Other: _____

ORDER OF THE COURT:

- Application to proceed in forma pauperis is Granted Denied
- The application for an ex parte ORDER has been DENIED In whole In part
- The application for an ex parte ORDER has been GRANTED, as follows:
 - Defendant shall refrain from X Abusing Exploiting Plaintiff.
 - Defendant shall immediately vacate the household located at:

Street and Town Address:
 FILED
 MAY 21 2001
 Orleans Family Court

- Defendant shall not enter the residence except in the presence of a law enforcement officer

Name of Person:

- The Court clerk shall not release plaintiff's address to anyone without plaintiff's written permission or order of this court.
- Other: Telephone contact only between Plaintiffs and Defendant.

If your request for emergency relief has been denied, in whole or in part, you may request that the court hold a hearing on your complaint after notice to the defendant.

NOTICE OF HEARING:

This order shall remain in effect until	Date: 6/4/01	Time: 8:45 a.m.	when a HEARING will be held at
Orleans Family Court, 247 Main St., Newport, Vermont 05855			on whether to extend or modify this order.

VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH.

This order may be served by an sheriff, constable, municipal or state police officer.

Date 5/21/01	Time 8:45 am	Judge (typed or printed) D. R. Pearson	Judge (Signature) <i>D. R. Pearson</i>
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cc: Local Police Sheriff Plaintiff Defendant State Police Constable Plaintiff's Attorney
 Defendant's Attorney

Distribution: Court, After Service Plaintiff Defendant Interested Person File

IMPORTANT INFORMATION FOR DEFENDANT

At the hearing to be held on the date and time specified on the face of this order, the court will decide on whether to extend or modify this order, and whether to grant any relief that has been denied on this order. After the hearing, a final order may be issued concerning relief from abuse, relief from exploitation, or possession of the home.

RETURN OF SERVICE

Vermont Family Court	County ORLEANS	Docket Number 48-4-01 Osfa
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Plaintiff's Name Cecile and Wallace Arel-Smith	vs.	Defendant's Name Aimee Arel
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ON

Date 5/22/01	AT	Time 2:50	AM (P.M.)
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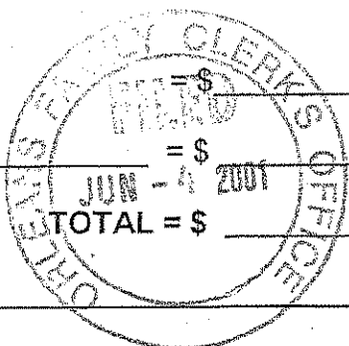
I PERSONALLY SERVED THIS ORDER AND NOTICE OF HEARING UPON:

Name **Aimee Arel**

BY: **personally in hand at Newport, VT**

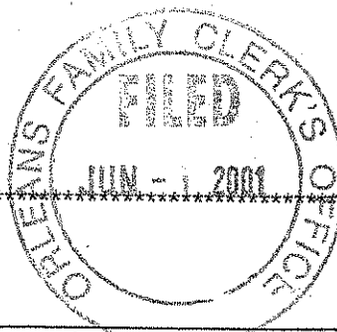
Signature of Serving Officer Carlotta Courcier	Title Deputy Sheriff
--	--------------------------------

<p>FEES:</p> <p>Service: _____ = \$ _____</p> <p>_____ Miles at _____ = \$ _____</p> <p>TOTAL = \$ _____</p>	<p>ACCEPTANCE OF SERVICE:</p> <p>I, _____ Name of Defendant (Printed or typed)</p> <p>hereby accept service of this Order.</p> <p>Defendant's Signature _____ Date _____</p>
--	--



IMPORTANT INFORMATION FOR DEFENDANT

At the hearing to be held on the date and time specified on the face of this order, the court will decide on whether to extend or modify this order, and whether to grant any relief that has been denied on this order. After the hearing, a final order may be issued concerning relief from abuse, relief from exploitation, or possession of the home.



RETURN OF SERVICE

Vermont Family Court	County ORLEANS	Docket Number 48-4-01 Osfa
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Plaintiff's Name Cecile and Wallace Arel-Smith	vs.	Defendant's Name Aimee Arel
---	-----	--------------------------------

ON

Date <u>5/22/01</u>	AT	Time <u>2:50</u>	<input type="checkbox"/> A.M. <input checked="" type="checkbox"/> P.M.
---------------------	----	------------------	---

I PERSONALLY SERVED THIS ORDER AND NOTICE OF HEARING UPON:

Name	<u>Aimee Arel</u>
------	-------------------

BY: personally in hand at Newport, VT

Signature of Serving Officer <u>Carlotte Corcoran</u>	Title <u>Deputy Sheriff</u>
--	--------------------------------

<p>FEES:</p> <p>Service: _____ = \$ _____</p> <p>_____ Miles at _____ = \$ _____</p> <p style="text-align: right;">TOTAL = \$ _____</p>	<p>ACCEPTANCE OF SERVICE:</p> <p>I, _____ <small>Name of Defendant (Printed or typed)</small> hereby accept service of this Order.</p> <p>_____ <small>Defendant's Signature</small> <small>Date</small></p>
---	--

copy

Vermont Family Court	County Orleans	Docket Number 48-4-01 Osfa
-----------------------------	-------------------	-------------------------------

EXTENDED TEMPORARY ORDER FOR RELIEF FROM ABUSE/EXPLOITATION

Plaintiff's Name Cecile & Wallace Arel-Smith	Date of Birth 8-30-41 7/24/14	Defendant's Name V. Aimee Aral	Date of Birth 3/4/83
--	-------------------------------------	-----------------------------------	-------------------------

A Complaint in this case was filed on Date 4/25/01	A Hearing in this case was held on: Date	Plaintiff <input type="checkbox"/> was present <input type="checkbox"/> was not present with attorney: _____
		Defendant <input type="checkbox"/> was present <input type="checkbox"/> was not present with attorney: _____
		Interested Person <input type="checkbox"/> was present <input type="checkbox"/> was not present with attorney: _____
<input type="checkbox"/> Guardian Ad Litem was present.		

FINDINGS BY THE COURT:

- Plaintiff is capable of expressing his/her wishes with respect to the petition and wishes to pursue the complaint.
 - Defendant has abused exploited Plaintiff/s
 - Plaintiff will suffer serious and irreparable harm to his/her physical health or financial interests unless ex parte relief is granted.
- Other: _____

ORDER OF THE COURT:

- Application to proceed in forma pauperis is granted denied.
- The application for an ex parte ORDER has been DENIED in whole in part.
- The application for an ex parte ORDER has been GRANTED, as follows:
 - Defendant shall refrain from abusing exploiting Plaintiff/s
 - Defendant shall immediately vacate the household located at:

Street and Town Address: _____

- Defendant shall not enter the residence except with the plaintiff's or the guardian's prior permission and in the presence of a law enforcement officer or the following person designated by the court: _____

- The Court Clerk shall not release plaintiff's address to anyone without plaintiff's written permission or order of this court.
- Other: Telephone contact only between Plaintiffs and Defendant.

If your request for emergency relief has been denied, in whole or in part, you may request that the court hold a hearing on your complaint after notice to the defendant.

NOTICE OF HEARING:

This order shall remain in effect until Date 5/21/01 at Time 8:45 a.m. when a HEARING will be held at

Name and Descriptive Address of Court
Orleans Family Court
247 Main St., Newport, VT 05855

on whether to extend or modify this order.

VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH.

****This order may be served by any sheriff, constable, municipal or state police officer.****

Date 5/7/01	Time 11:30	Judge (typed or printed) H.E. VanBenthuyzen	Judge (signature) <i>H.E. VanBenthuyzen</i>
----------------	---------------	--	--

- cc: Local Police Sheriff Plaintiff Defendant
 State Police Constable Plaintiff's Attorney Defendant's Attorney

SEE IMPORTANT NOTICE ON BACK

Distribution: Court, After Service Plaintiff Defendant Interested Person File

Vermont Family Court	County Orleans	Docket Number 48-4-01 Osfa
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EXTENDED --- TEMPORARY ORDER FOR RELIEF FROM ABUSE/EXPLOITATION

Plaintiff's Name Cecile & Wallace Arel-Smith	Date of Birth 8-30-41 7/24/14	Defendant's Name V. Aimee Arel	Date of Birth 3/4/83
--	-------------------------------------	-----------------------------------	-------------------------

A Complaint in this case was filed on Date 4/25/01	A Hearing in this case was held on: Date	Plaintiff <input type="checkbox"/> was present <input type="checkbox"/> was not present with attorney: _____
		Defendant <input type="checkbox"/> was present <input type="checkbox"/> was not present with attorney: _____
		Interested Person <input type="checkbox"/> was present <input type="checkbox"/> was not present with attorney: _____
<input type="checkbox"/> Guardian Ad Litem was present.		

FINDINGS BY THE COURT:

Plaintiff is capable of expressing his/her wishes with respect to the petition and wishes to pursue the complaint.
 Defendant has abused exploited Plaintiff.S
 Plaintiff will suffer serious and irreparable harm to ~~his or her~~ physical health ~~or financial interests~~ unless ex parte relief is granted.
 their
 Other: _____

ORDER OF THE COURT:

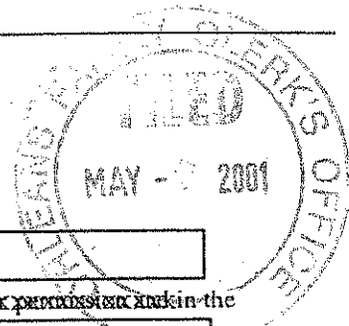
Application to proceed in forma pauperis is granted denied.
 The application for an ex parte ORDER has been DENIED in whole in part.
 The application for an ex parte ORDER has been GRANTED, as follows:
 Defendant shall refrain from abusing exploiting Plaintiff.S
 Defendant shall immediately vacate the household located at:

Street and Town Address _____

Defendant shall not enter the residence except with the plaintiff's or the guardian's prior permission and in the presence of a law enforcement officer or the Name of Person _____ following person designated by the court.

The Court Clerk shall not release plaintiff's address to anyone without plaintiff's written permission or order of this court.

Other: Telephone contact only between Plaintiffs and Defendant.



If your request for emergency relief has been denied, in whole or in part, you may request that the court hold a hearing on your complaint after notice to the defendant.

NOTICE OF HEARING:

Date 5/21/01 Time 8:45 a.m.

This order shall remain in effect until _____ at _____ when a HEARING will be held at

Name and Descriptive Address of Court
Orleans Family Court
247 Main St., Newport, VT 05855

on whether to extend or modify this order.

VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH.

****This order may be served by any sheriff, constable, municipal or state police officer.****

Date 5/7/01	Time 11:30	Judge (typed or printed) H.E. VanBenthuyzen	Judge (signature) <i>H.E. VanBenthuyzen</i>
----------------	---------------	--	--

cc: Local Police Sheriff Plaintiff Defendant
 State Police Constable Plaintiff's Attorney Defendant's Attorney

SEE IMPORTANT NOTICE ON BACK

Distribution: Court, After Service Plaintiff Defendant Interested Person File

FAMILY COURT OF VERMONT
SUPERIOR COURT OF VERMONT



(802) ~~748-6636~~ Family
(802) 748-6600 Superior
(802) 748-6601 Small Claims
(802) ~~748-6603~~ Fax
748-6603

Caledonia County Courthouse
27 Main Street
P.O. Box 4129
St. Johnsbury, Vermont
05819-4129

FAX TRANSMITTAL COVER SHEET

TO: Anna
FROM: Judge Pearson
DATE: 4/25
RE: _____

Number of pages including cover sheet: 2

THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY TO WHICH IT IS ADDRESSED AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL, AND EXEMPT FROM DISCLOSURE UNDER APPLICABLE LAW. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT OR THE EMPLOYEE OR AGENT RESPONSIBLE FOR DELIVERING THE MESSAGE TO THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY DURING BUSINESS HOURS BY TELEPHONE, AND RETURN ALL PORTIONS OF THE COMMUNICATION TO US AT THE ABOVE ADDRESS VIA THE U.S. POSTAL SERVICE.

Vermont Family Court	County <i>Orleans</i>	Docket Number <i>48-4-01 OStA</i>
-------------------------	--------------------------	--------------------------------------

TEMPORARY ORDER FOR RELIEF FROM ABUSE/EXPLOITATION

Plaintiff's Name <i>Cecile & Wallace Ave - Smith</i>	Date of Birth <i>5/28/41</i>	Defendant's Name <i>Aimee Ave</i>	Date of Birth <i>3/4/83</i>
---	---------------------------------	--------------------------------------	--------------------------------

A Complaint in this case was filed on Date <i>4/25/01</i>	A Hearing in this case was held on: Date <input type="checkbox"/> Guardian Ad Litem was present.	Plaintiff <input type="checkbox"/> was present <input type="checkbox"/> was not present with attorney: _____
		Defendant <input type="checkbox"/> was present <input type="checkbox"/> was not present with attorney: _____
		Interested Person <input type="checkbox"/> was present <input type="checkbox"/> was not present with attorney: _____

FINDINGS BY THE COURT:

- Plaintiff is capable of expressing his/her wishes with respect to the petition and wishes to pursue the complaint.
- Defendant has abused exploited Plaintiff(s).
- Plaintiff will suffer serious and irreparable harm to his/her ^{physical} ~~financial~~ health or interests unless ex parte relief is granted.

Other: _____

ORDER OF THE COURT:

- Application to proceed in forma pauperis is granted denied.
- The application for an ex parte ORDER has been DENIED in whole in part.
- The application for an ex parte ORDER has been GRANTED, as follows:
 - Defendant shall refrain from abusing exploiting Plaintiff(s).
 - Defendant shall immediately vacate the household located at:

Street and Town Address: _____

- Defendant shall not enter the residence except with the plaintiff's or the guardian's prior permission and in the presence of a law enforcement officer or the Name of Person _____ following person designated by the court:

The Court Clerk shall not release plaintiff's address to anyone without plaintiff's written permission or order of this court.

Other: *Telephone contact only between Plaintiff and Defendant*

If your request for emergency relief has been denied, in whole or in part, you may request that the court hold a hearing on your complaint after notice to the defendant.

NOTICE OF HEARING:

This order shall remain in effect until at when a HEARING will be held at

on whether to extend or modify this order.

VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH.

This order may be served by any sheriff, constable, municipal or state police officer.

Date <i>4/25/01</i>	Time <i>1:55 pm</i>	Judge (typed or printed) <i>Dennis R. Pearson</i>	Judge (signature) <i>Dennis R. Pearson</i>
------------------------	------------------------	--	---

- cc: Local Police Sheriff Plaintiff Defendant
 State Police Constable Plaintiff's Attorney Defendant's Attorney

SEE IMPORTANT NOTICE ON BACK

Distribution: Court, After Service Plaintiff Defendant Interested Person File

lsmc6/27/92

FINAL ORDER FOR RELIEF FROM ABUSE/EXPLOITATION

Plaintiff's Name Cecile and Wallace Arel-Smith	Date of Birth 8-30-41 & 7/24/14	V.	Defendant's Name Aimee Arel	Date of Birth 3/4/83
A Complaint in this case was filed on: Date: 4/25/01	A Hearing in this case was held on: Date: 6-4-01	Plaintiff: <input checked="" type="checkbox"/> was present <input type="checkbox"/> was not present With attorney: (name) N/A	Defendant: <input type="checkbox"/> was present <input checked="" type="checkbox"/> was not present With attorney: (name)	
		<input type="checkbox"/> Guardian Ad Litem was present	Interested Person: <input type="checkbox"/> was present <input type="checkbox"/> was not present With attorney: (name)	

FINDINGS BY THE COURT:

- Plaintiff is capable of expressing his/her wishes with respect to the petition and wishes to pursue the complaint.
- Defendant has Abused Exploited Plaintiff
- Defendant shall immediately vacate the household located at:

Street and Town Address:

- Defendant shall not enter the residence ~~except with the plaintiff's or the guardian's prior permission and in the presence of a law enforcement officer or the following person designated by the court:~~

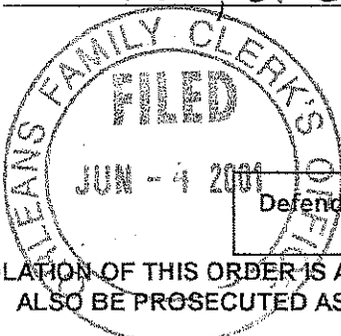
Name of Person:

- The Court clerk shall not release plaintiff's address to anyone without plaintiff's written permission or order of this court.

Other: The Defendant shall not telephone or otherwise contact, or cause contact to occur, either Cecile or Wallace Arel-Smith.

THIS ORDER SHALL REMAIN IN EFFECT UNTIL:

Date: 6-4-02 Time: 9:20 AM



Defendant's presence on the premises with permission of the plaintiff does not invalidate this order.

VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH.

This order may be served by any sheriff, constable, municipal or state police officer.

Date 6/4/01	Time	Judge (typed or printed) Acting Judge Rachel Hexter	Judge (signature) <i>[Signature]</i>
----------------	------	--	---

cc: Local Police Sheriff Plaintiff Defendant State Police Constable
 Plaintiff's Attorney Defendant's Attorney

Distribution: Court, After Service Plaintiff Defendant Interested Person File

Asst. Judges *[Signatures]*

Plaintiff's Name Cecile and Wallace Arel-Smith	v.	Defendant's Name Aimee Arel
---	----	--------------------------------

FINAL ORDER FOR RELIEF FROM ABUSE/EXPLOITATION - PAGE 2

- 1. Defendant shall not threaten, assault, molest, harass or otherwise interfere with the person liberty of the Plaintiffs.
- 2. Defendant shall not intentionally follow plaintiff.
- 3. Defendant shall not telephone, write to, contact or otherwise communicate with the plaintiff in any way, ~~except that defendant may:~~ _____
- 4. Defendant shall ~~not~~ place him/herself within 500 feet of Plaintiff individually or of the following addresses:

- 5. Defendant shall not enter the household premises for any purpose, ~~except in the company of a law enforcement officer or _____ after prior permission has been granted by the plaintiff.~~
- 6. Defendant shall deliver and temporarily relinquish to _____ the Defendant's weapons which have been used or been threatened to be used in an incident of abuse against the Plaintiff: _____
- 7. Other: _____

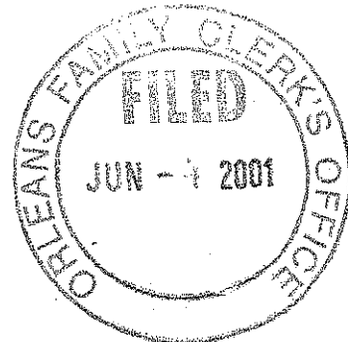
VERMONT LAW ENFORCEMENT OFFICERS ARE AUTHORIZED TO ARREST PERSONS WHO VIOLATE THE ABOVE PROVISIONS OF THIS RELIEF FROM ABUSE ORDER, PURSUANT TO 33 V.S.A. SEC. 6940 AND 13 V.S.A. SEC. 1030.

Date 6/4/01	Time 9:20 AM	Judge (Print or Type) Acting Judge Rachel Hexter	Judge (Signature) <i>RQH</i>
----------------	-----------------	---	---------------------------------

Distribution: ___ Court, After Service ___ Plaintiff ___ Defendant ___ Interested Person ___ File

Asst. Judges

W. H. DeLong *Kenneth W. Magoon*



Vermont Family Court	County ORLEANS	Docket Number F 48-4-01 OsFA
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COMPLAINT FOR RELIEF FROM ABUSE/EXPLOITATION
Pursuant to 33 V.S.A. Chapter 69

Plaintiff's Name Cecile & Wallace Arel-Smith		Defendant's Name V. Aimee Arel	Date of Birth 3/4/83
Date of Birth 8/30/41 or 7/24/14	Age	Defendant's Street Address [REDACTED]	
Disability		City, State, Zip Code [REDACTED]	Telephone Number
Interested Person's Name	<input type="checkbox"/> Guardian <input type="checkbox"/> Dept of Aging/Disabilities	Attorney's Name	<input type="checkbox"/> For Plaintiff <input type="checkbox"/> For Interested Person
Street Address		Attorney's Street Address	
City, State, Zip Code	Telephone Number	City, State, Zip Code	Telephone Number

1. (To be completed by "interested person" only)

- a. Plaintiff is is not capable of expressing plaintiff's wishes with respect to the Complaint.
- b. Plaintiff will will not attend the hearing.
- c. I request that a guardian ad litem be appointed because the plaintiff is not capable of expressing an opinion with respect to the petition.

2. On Date **4/16/01** the Defendant:

- a. Abused the plaintiff, as "abuse" is defined by 33 V.S.A. Section 6902(1).
- b. Exploited the plaintiff, as "exploited" is defined by 33 V.S.A. Section 6902(7).

3. The Plaintiff requests that the court enter an order which includes the following:

- a. an order that the Defendant refrain from abusing Plaintiff/s)
- b. an order that the Defendant refrain from exploiting Plaintiff.
- c. an order that the Defendant immediately leave the household.
The residence is owned in: Plaintiff's name only Defendant's Name
 rented/leased Both Plaintiff's & Defendant's Name
- d. Other: _____

Instruction: THIS COMPLAINT MUST BE SIGNED BELOW; Complete Section 4 only if immediate relief is requested.

REQUEST FOR EMERGENCY RELIEF - MOTION FOR TEMPORARY ORDER

4. Plaintiff will suffer serious and irreparable harm to plaintiff's physical health or financial interests unless ex parte relief is granted and therefore requests the Court to order:
- a. the Defendant to refrain from abusing the Plaintiff.
 - b. the Defendant to refrain from exploiting the Plaintiff
 - c. the Defendant to immediately vacate the household Location of Household
[REDACTED]
 - d. that the court clerk not release plaintiff's address to anyone except by plaintiff's written permission or court order.
 - e. Other: _____

The facts to support this request for emergency relief can be found on Plaintiff's accompanying affidavit.

Signature of Plaintiff/Attorney Cecile & Wallace Arel-Smith	Date 4/25/2001
---	--------------------------

Distribution: Court (after service) Plaintiff Defendant Interested Person File

5/18/2001

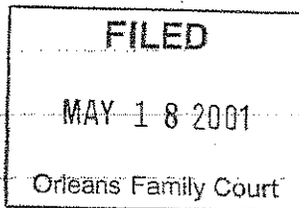
Your Honor:

I am Ceile Arel-Smith, and I have a restraining order against my 18 yr. old granddaughter, "Aimee Mae Arel". I am suppose to appear in court on Monday morning. But I also have to be in the operating room at North Country Hospital at 6:45 a.m. If everything goes okay, I shall be home by night time.

I don't want the restraining order against Aimee to be dropped. Could you please give me another day to come to your Court? I don't want this dropped. She has gotten even more vicious at her ^{step} grandfather and I since we had her leave. She called me, and her speak was horrible, so I hung up on her. She hasn't called back since. Thank goodness.

Thank-you

Ceile Arel-Smith



RETURN OF SERVICE

Vermont Family Court	County ORLEANS	Docket 48-4-01 Osfa
---------------------------------	--------------------------	-------------------------------

Plaintiff's Name Cecile & Wallace Arel-Smith	vs.	Defendant's Name Aimee Arel
--	-----	---------------------------------------

ON

Date 6/4/01	AT	Time 1300	A.M. P.M.
-----------------------	----	---------------------	--------------

I PERSONALLY SERVED THIS ORDER AND NOTICE OF HEARING UPON:

Name Aimee Arel

BY: **personally in hand at**
[REDACTED]

Signature of Serving Officer Carlotta Corcoran	Title Deputy
--	------------------------

FEES: Service: _____ = \$ _____ _____ Miles at _____ = \$ _____ TOTAL = \$ _____	ACCEPTANCE OF SERVICE: I, _____ Name of Defendant (Printed or typed) hereby accept service of this Order. Defendant's Signature _____ Date _____
---	---

FILED
JUN - 4 2001
ORLEANS FAMILY COURT

RETURN OF SERVICE

VERMONT FAMILY COURT	County ORLEANS	Docket Number 48-4-01 OSFA
-------------------------	-------------------	-------------------------------

Plaintiff's Name CECILE & WALLACE AREL-SMITH	VS.	Defendant's Name AIMEE AREL
---	-----	--------------------------------

ON

Date: 6/17/02	AT	Time: 1230
------------------	----	---------------

I PERSONALLY SERVED THIS ORDER AND NOTICE OF HEARING UPON:

Name:
Aimee Arel

BY: in Hand

Signature of Serving Officer <i>[Signature]</i> POST	Title Deputy
---	-----------------

FEEs:

Service: _____ = \$ _____

Miles at _____ = \$ _____

TOTAL = \$ _____

ACCEPTANCE OF SERVICE:

I, Aimee Arel
Name of Defendant (Printed or Typed)

hereby accept service of this Order.

Aimee Arel 6-17-02
Defendant's Signature Date

FILED

JUN 19 2002

ORLEANS FAMILY COURT

JUN 6 2002

RETURN OF SERVICE

Vermont Family Court	County	Docket Number
-------------------------	--------	---------------

Plaintiff's Name Cecile Anel Smith	Defendant's Name v. Aimee Anel
---------------------------------------	-----------------------------------

On 6-6-02 at 1715 I personally served this Order and Notice of Hearing upon Aimee Anel by delivery in hand

Signature of Serving Officer Robert W. Davis	Title Sheriff	Social Security Number
---	------------------	------------------------

Fees: Service = \$ _____ _____ miles at _____ = \$ _____ Total = _____	Acceptance of Service: I, <u>Aimee Anel</u> hereby accept service of this Order. Defendant's Signature: <u>Aimee Anel</u> Date: _____
--	---

form 6/27/92

FILED
 JUN - 6 2002
 ORLEANS FAMILY COURT

RETURN OF SERVICE

VERMONT FAMILY COURT	County ORLEANS	Docket Number 48-4-01 OSFA
---------------------------------	--------------------------	--------------------------------------

Plaintiff's Name CECILE & WALLACE AREL-SMITH	VS.	Defendant's Name AIMEE AREL
--	------------	---------------------------------------

ON

Date: 6/17/02	AT	Time: 1230
-------------------------	-----------	----------------------

I PERSONALLY SERVED THIS ORDER AND NOTICE OF HEARING UPON:

Name: Aimee Arel

BY: in Hand

Signature of Serving Officer <i>[Signature]</i> PCSD	Title Deputy
--	------------------------

<p>FEES:</p> <p>Service: _____ = \$ _____</p> <p>_____ Miles at _____ = \$ _____</p> <p>TOTAL = \$ _____</p>	<p>ACCEPTANCE OF SERVICE:</p> <p>I, <u>Aimee Arel</u> Name of Defendant (Printed or Typed)</p> <p>hereby accept service of this Order.</p> <p><u>Aimee Arel</u> <u>6-17-02</u> Defendant's Signature Date</p>
--	---

FILED

JUN 19 2002

ORLEANS FAMILY COURT



Department of Public Safety
Vermont Criminal Information Center
103 South Main Street
Waterbury VT 05671-2101

VERMONT CRIMINAL CONVICTION SEARCH

RE: Aimee Arel

Maiden/Alias Name:

DOB: 03/04/1983

Below please find a copy of your criminal record as it appears in the files of the Vermont Criminal Information Center as of: August 5, 2011. This is the format by which the Vermont Criminal Information Center releases criminal history information.

MRI-8835018
CCH 0869 12:33 05AUG11
12DPS07 0001 12:33 05AUG11
FR.VTIII0000.12DPS07.
Response To: 2

THIS RESPONSE IS BASED ON YOUR INQUIRY OF
PUR/P.ATN/BSG.NAM/AREL,AIMEE.DOB/19830304.SEX/F.RAC/W

NAME: AREL, AIMEE M DOB: 03/04/1983 SID#: ██████████ FBI#: ██████████

GUIDE TO THE RECORD

DATE OF LAST ARREST	09/06/2001
AGE OF OFFENDER	28
FAILURES TO APPEAR	0
VIOLATION OF COURT ORDERS OR CONDITIONS	
CHARGES/CONVICTIONS	1/1
FELONY CHARGES/CONVICTIONS	0/0
MISDEMEANOR CHARGES/CONVICTIONS	1/1
UNKNOWN OFFENSE LEVEL CHARGES/CONVICTIONS	0/0
ASSAULTIVE CRIME CHARGES / CONVICTIONS	0/0
SEX CRIME CHARGES / CONVICTIONS	0/0
ASSAULT ON OFFICER CHARGES	0
DANGEROUS/ DEADLY WEAPON RELATED CHARGES	0
ESCAPE CHARGES	0
VIOLATION OF PROBATION/PAROLE CHARGES	0/0

VERMONT CRIMINAL HISTORY



Department of Public Safety
 Vermont Criminal Information Center
 103 South Main Street
 Waterbury VT 05671-2101

***** IDENTIFICATION *****

VERMONT SID # 244146

NAME: AREL, AIMEE M
 DOB: 03/04/1983 POB CITY: NEWPORT STATE/COUNTRY: VT
 SEX: F RACE: W ETHNICITY: NON-HISPANIC US CITIZEN:
 HEIGHT: 5'04" WEIGHT: 108 EYES: HAZ HAIR: BRO

FBI #: [REDACTED]
 SOC SEC #: [REDACTED]
 PRINTS NCIC: HENRY:
 PHOTO AVAILABLE?

ADDRESS: [REDACTED]
 ADDRESS: 10/01/2001 [REDACTED]

***** CRIMINAL HISTORY *****

===== CYCLE 1 =====

TRACKING NUMBER: 1314076

----- ARREST -----

DATE OF ARREST: 09/06/2001
 ARRESTING AGENCY: VT STATE POLICE-DERBY VTVSP0800
 CASE NUMBER: 01-B2-02542
 FINGERPRINTS: YES
 CHARGE
 CHARGE NUMBER: 01
 CHARGE DESCRIPTION: VIOLATION OF ABUSE PREVENTION ORDER
 STATUTE: 13V1030A
 SEVERITY: MISDEMEANOR

----- COURT ARRAIGNMENT -----

ARRAIGNMENT DATE: 09/18/2001
 ARRAIGNMENT AGENCY: ORLEANS CO. DISTRICT COURT
 DOCKET NUMBER: 544-9-01
 CHARGE
 CHARGE NUMBER: 01
 CHARGE DESCRIPTION: VIOLATION OF ABUSE PREVENTION ORDER
 STATUTE: 13V1030A
 SEVERITY: MISDEMEANOR

----- COURT DISPOSITION -----

CHARGE
 CHARGE NUMBER: 01



Department of Public Safety
Vermont Criminal Information Center
103 South Main Street
Waterbury VT 05671-2101

CONVICTED? YES
FELONY? NO
CHARGE DESCRIPTION: VIOLATION OF ABUSE PREVENTION ORDER
STATUTE: 13V1030A
DISPOSITION: 01/08/2002 MISDEMEANOR CONVICTION

DISPOSITION: FINED \$150

----- CYCLE EVENT -----

09/27/2001 PRINTS - RECEIVED TO FBI 03/01/02/

***** END OF RAPSHEET *****

ONLY MOTOR VEHICLE OFFENSES WHICH WERE ARRAIGNED IN A VERMONT DISTRICT COURT AFTER SEPTEMBER 1, 1995 ARE INCLUDED IN THIS RECORD. The criminal record information provided above represents case disposition data reported by courts indicated. Charges that are supported by fingerprints are designated with a "Y" in the "FP" column. All responses are based on file search criteria provided by the requestor at the date/time of the request. The requestor agrees to use Criminal Conviction Record information received from the Vermont Information Center for the purposes intended by law. The requestor agrees not to disclose the contents of any criminal conviction record without the applicant's permission to any person other than the applicant and properly designated employees who have a documented need to know the contents of the record. A violation may result in a civil penalty of up to \$5,000. Each unauthorized disclosure shall constitute a separate civil violation.

Authorized: J.Wallin - Director, Vermont Criminal Information Center
Waterbury, Vermont

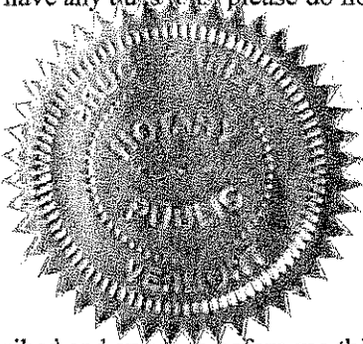


Department of Public Safety
Vermont Criminal Information Center
103 South Main Street
Waterbury VT 05671-2101

The enclosed record contains all criminal charges. However, our records do not reflect motor vehicle charges, if any, which were arraigned in a Vermont District Court prior to September 1, 1995. You must contact the Vermont Department of Motor Vehicles if you are interested in obtaining a complete record of motor vehicle violations.

If you believe that this record is in error, you have the right to appeal the contents of this record. Should you choose to appeal this record, please contact me in writing at the above address. Please state the reason(s) you are questioning the accuracy of the record.

If you have any questions, please do not hesitate to call me at (802) 241-5237



Sincerely,

A handwritten signature in cursive script that reads 'Bonnie Goode'.

Bonnie Goode
Criminal Record Specialist

Subscribed and sworn to before me this 5th day of August, 2011 in the City of Waterbury, County of Washington, State of Vermont, United States of America.

A handwritten signature in cursive script, likely belonging to the notary public.
Notary public

2/10/15
Commission expires

09/20/01 Telephone: Def's mother called, they have an appt. with R. Hexter on 09/25/01 at 1100. Rachel will determine after meeting with them if she is to take case.

09/24/01 Attorney or Appear scheduled for 09/25/01 cancelled.
Attorney or Appear set for 10/02/01 at 08:30 AM.

10/02/01 Attorney or Appear held by Walter M. Morris, Jr. (TAPE).
Appearance entered by J. Gilbert Power.

10/04/01 Appearance entered by J. Gilbert Power.
1 document filed by Attorney J. Gilbert Power for party 1: Discovery Certificate.

10/30/01 Calendar Call held by Walter M. Morris, Jr. (TAPE).
Case status changed to Active - Ready for trial.

12/03/01 Telephone: Bettina called to advise def. will be entering a plea by waiver to DPP with a \$150. fine plus \$20.50 surcharge.

01/04/02 4 documents filed by Attorney J. Gilbert Power for party 1: Waiver of Appearance; Petition to Enter Plea; Signed Plea Agreement; Check No. 279 in the amount of \$170.50.

01/08/02 Entry Order: Plea is found to be knowing, voluntary, given with assistance of competent counsel and appreciation of.
Defendant pleads nolo contendere by waiver on dispute 1. Plea agreement filed. Judge Walter M. Morris, Jr. accepts plea after finding it to be voluntary and made with knowledge and understanding of the consequences and after a knowing waiver of constitutional rights. Plea found to have a factual basis. Adjudication of guilty entered.
Sentence on dispute 1: \$150.00 fine. \$20.50 surcharge assessed.
Dispute 1: Plea nolo contendere by waiver. Judgment of Guilty entered by Judge Walter M. Morris, Jr. on dispute 1.
Case closed.
Payment Order no. 11523 paid in full.

06/04/02 .
Note: Mailed check for bail to Carla Quilliam this date.

05/05/09 Attorney J. Gilbert Power withdraws.
Motion Seal Record filed by Defendant Aimee M. Arel on dispute 1.
Motion Seal Record given to judge.

05/07/09 1 document filed for party 1: Duplicate of Request to Seal Record.

05/12/09 1 document filed by Attorney Alan Franklin for party 2: Objection to Request to Seal.

05/21/09 New address for party 1 filed.

05/26/09 Motion 1 (Seal Record) denied by Walter M. Morris, Jr. The record of the offense is not eligible for sealing. However, if diversion was completed on this charge, there would be no conviction.

DEFENDANT: Aimee M Arel
DOB: 03/04/1983 AGE: 18
ADDRESS:
St. Albans, VT
ARRAIGNMENT DATE: 09/18/2001
CHARGE CODE: VAPO
CHARGE: VIOLATION OF RELIEF FROM ABUSE

OFFENSE DATE: 09/06/2001
POLICE DEPT: Vermont State Police
INCIDENT NO 01B202542
ASSIGNED ATTORNEY: Benjamin W. King
OFFENSE CLASSIFICATION: M
SA CASE NO: 2072

STATE OF VERMONT Orleans County, ss

STATE OF VERMONT

DISTRICT COURT OF VERMONT
UNIT 3, Orleans CIRCUIT
DOCKET NO.

V.

Aimee M Arel

544-901 OSCU

INFORMATION BY STATE'S ATTORNEY
COUNT 1 of 1

By the authority of the STATE OF VERMONT, the State's Attorney for Orleans County, upon his/her oath of office charges:

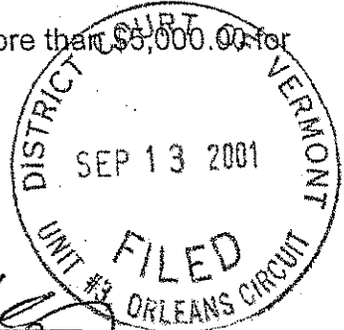
THAT Aimee M Arel OF St. Albans, VT AT Derby, IN THIS COUNTY AND TERRITORIAL UNIT ON 09/06/2001

was then and there a person who committed an act prohibited by a Court, to wit: calling Cecile Arel-Smith, in violation of an abuse prevention order issued by Orleans Family Court, after Aimee Arel, had been served notice of the contents of that order on 6/4/01, in violation of 13 VSA §1030(A).

Penalty: Imprisonment for not more than one year and/or a fine of not more than \$5,000.00 for first offense.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

DATED: September 12, 2001, at Newport City, Vermont.



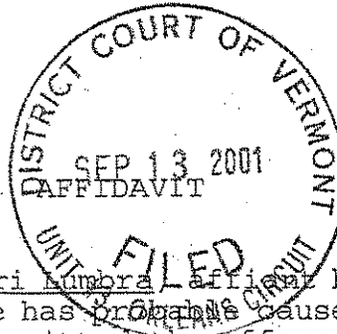
[Signature]
(Deputy) State's Attorney

This information has been presented to me and I have found probable cause

this 18 day of 9 01

[Signature]
District Court Judge

9.18.01
Arel-Smith
1-3
Abuse Family
Court
Order
Cecile Arel-Smith



01B202542

STATE OF VERMONT
Orleans County S.S.

NOW COMES Trooper Lori Lumbra, affiant being duly sworn and on oath, deposes and says she has ~~probable~~ cause to believe that Aimee Arel DOB: 03-04-83 has committed the offense of Violation of Abuse Prevention Order, a violation of Title 13, Vermont Statutes Annotated 1030.

On 09-06-01 at approximately 2140 hours VSP dispatch advised of a restraining order violation in Derby.

At approximately 2145 hours I spoke with Cecile Arel-Smith DOB: 08-30-41, via telephone. Arel-Smith advised that she received a telephone call from her niece, Aimee Arel, at 2118 hours this evening. Arel-Smith advised Aimee Arel asked her "Mere-mere what are you doing with my brothers, are you having a good time, are you taking them to bed with you?" Arel-Smith advised she told Arel, "I'm not suppose to be talking to you and hung up."

Arel-Smith does have a final order for Relief From Abuse in effect bearing docket number 48-4-01 Osfa. Said order was filed in Orleans Family Clerk's office on 06-04-01 and is in effect until 06-04-02. The Plaintiffs are Cecile and Wallace Arel-Smith DOB: 08-30-41 & 07-24-14 and the Defendant is Aimee Arel DOB: 03-04-83. Aimee Arel was served this order personally in hand at Newport, VT on 06-04-01 at 1300 hours by Deputy Carlotta Corcoran of the Orleans County Sheriff's office.

Said order states, "The Defendant shall not telephone or otherwise contact, or cause contact to occur, either Cecile or Wallace Arel-Smith." Said order also states, "Defendant shall not telephone, write to, contact or otherwise communicate with the plaintiff in any way."

Arel-Smith advised her husband died on 08-01-01 and she is having a hard enough time dealing with that issue. Arel-Smith advised Aimee Arel's brothers are living with her here in Derby. Arel-Smith advised she has received four calls today a she has a caller ID. Arel-Smith advised the first call came at 1551 hours from the St Albans Agway store, which Arel's mother owns. Arel-Smith advised the second one was at 1800 hours and was flagged as private. Arel-Smith advised the third was at 2115 hours and was from 527-7594, the [REDACTED] which is where Arel lives with her mother, Carla and step-father, Wayne Quilliam. Arel-Smith advised at 2118 hours the fourth call came in as unknown or private. Arel-smith advised this is the call that she answered, not thinking that Arel would call again within three minutes. Arel-Smith advised she did not answer the other three calls.

I then called the Franklin County Sheriff's office and spoke with Deputy Sheriff Chad Bessette, who advised he would go to the Quilliam residence to speak with Arel.

I went to the Arel-Smith residence and obtained a signed, sworn statement.

At approximately 2241 hours Deputy Bessette called me at the Arel-Smith residence and advised he was with Arel at this time.

Deputy Bessette advised Arel did advise that she did in fact call her grandmother's, Arel-Smith, residence but only to speak with her brother.

Arel was lodged at the Northern Correctional Facility for lack of \$250.00 cash bail.

Subscribed and sworn to before me on
this 7th day of September, 2001

Rochelle Moss
Notary Public

Arel Smith
Affiant

09-07-01
Date

VERMONT FAMILY COURT	County ORLEANS	Docket Number 48-4-01 Osa
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FINAL ORDER FOR RELIEF FROM ABUSE/EXPLOITATION

Plaintiff's Name Cecile and Wallace Arel-Smith	Date of Birth 8-30-41 & 7/24/14	V.	Defendant's Name Aimee Arel	Date of Birth 3/4/83
A Complaint in this case was filed on: Date: 4/25/01	A Hearing in this case was held on: Date: 6-4-01	Plaintiff: <input checked="" type="checkbox"/> was present <input type="checkbox"/> was not present With attorney: (name) N/A	Defendant: <input type="checkbox"/> was present <input checked="" type="checkbox"/> was not present With attorney: (name)	
		<input type="checkbox"/> Guardian Ad Litem was present	Interested Person: <input type="checkbox"/> was present <input type="checkbox"/> was not present With attorney: (name)	

FINDINGS BY THE COURT:

- Plaintiff is capable of expressing his/her wishes with respect to the petition and wishes to pursue the complaint.
- Defendant has Abused Exploited Plaintiff
- Defendant shall immediately vacate the household located at:

Street and Town Address:

[Redacted Address Box]

- Defendant shall not enter the residence except with the plaintiff's or the guardian's prior permission and in the presence of a law enforcement officer or the following person designated by the court:

Name of Person:

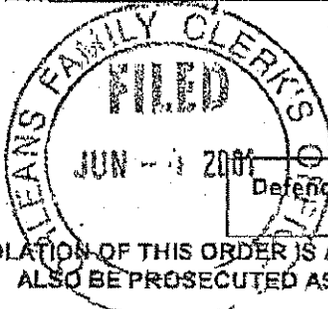
[Redacted Name Box]

- The Court clerk shall not release plaintiff's address to anyone without plaintiff's written permission or order of this court.

Other: The Defendant shall not telephone or otherwise contact, or cause contact to occur, either Cecile or Wallace Arel-Smith.

THIS ORDER SHALL REMAIN IN EFFECT UNTIL:

Date: 6-4-02	Time: 9:20 AM
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Defendant's presence on the premises with permission of the plaintiff does not invalidate this order.

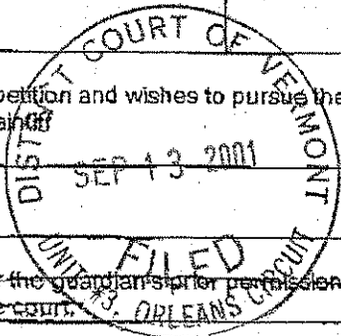
VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH.

****This order may be served by any sheriff, constable, municipal or state police officer.****

Date 6/4/01	Time	Judge (typed or printed) Acting Judge Rachel Hexter	Judge (Signature) <i>[Signature]</i>
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- cc: Local Police Sheriff Plaintiff Defendant State Police Constable
- Plaintiff's Attorney Defendant's Attorney
- Distribution: Court, After Service Plaintiff Defendant Interested Person File

Asst. Judges *[Signatures]*



VERMONT FAMILY COURT	County ORLEANS	Docket Number 48-4-01 Osfa
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Plaintiff's Name Osfa and Wallace Arel-Smith	v.	Defendant's Name Aimee Arel
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FINAL ORDER FOR RELIEF FROM ABUSE/EXPLOITATION - PAGE 2

- 1. Defendant shall not threaten, assault, molest, harass or otherwise interfere with the person liberty of the Plaintiffs.
- 2. Defendant shall not intentionally follow plaintiff.
- 3. Defendant shall not telephone, write to, contact or otherwise communicate with the plaintiff in any way, ~~except that~~ defendant may: _____
- 4. Defendant shall not place him/herself within 500 feet of Plaintiff individually or of the following addresses:

- 5. Defendant shall not enter the household premises for any purpose, ~~except in the company of a law enforcement officer or~~ _____ after prior permission has been granted by the plaintiff.
- 6. Defendant shall deliver and temporarily relinquish to _____ the Defendant's weapons which have been used or been threatened to be used in an incident of abuse against the Plaintiff: _____
- 7. Other: _____

VERMONT LAW ENFORCEMENT OFFICERS ARE AUTHORIZED TO ARREST PERSONS WHO VIOLATE THE ABOVE PROVISIONS OF THIS RELIEF FROM ABUSE ORDER, PURSUANT TO 33 V.S.A. SEC. 6940 AND 13 V.S.A. SEC. 1030.

Date 6/4/01	Time 9:20 AM	Judge (Print or Type) Acting Judge Rachel Hexter	Judge (Signature) <i>RQH</i>
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Distribution: ___ Coun, After Service ___ Plaintiff ___ Defendant ___ Interested Person ___ File

Asst. Judges
dealing Kenneth W. Magnus



District Court of Vermont
Unit No. 3, Orleans Circuit
217 Main Street
Newport, Vermont 05855
www.VermontJudiciary.org - (802) 334-3325

005 524.

=====
E N T R Y R E G A R D I N G M O T I O N
=====

Docket No: 544-9-01 Oscr State vs. Arel, Aimee M.
544-9-01 Oscr, count 1 VIOLATION OF ABUSE PREVENTION ORDER

Title of Motion: Motion Seal Record, No. 1
Date Motion Filed: May 5, 2009
Motion Filed By: , Attorney for:
 Defendant Aimee M. Arel

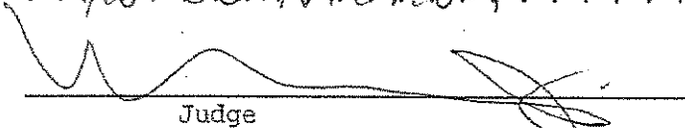
Granted

Denied

Scheduled for hearing on: _____ at _____; Time Allotted _____

Other

THE RECORD OF THE OFFENSE
IS NOT EVIDENCE FOR SENTENCING.
HOWEVER, IF DIVISION WAS COMPLETED
ON THIS CHARGE THERE WOULD BE
NO CONVICTION.



Judge

5-26-09

Date

Date copies sent to: 5/27/09
Keith Flynn, Attorney for Plaintiff, State
Defendant, Aimee M. Arel

Clerk's Initials 

April 28, 2009

Orleans District Court
217 Main Street
Newport, Vt. 05855



Re: Request to Seal Records

To Whom It May Concern:

I'm writing in regards to the misdemeanor charge on my record. It is a violation of relief of abuse prevention order Docket # 544-9-01-OSCR. I did have to complete diversion around the same time which I completed but since that time I have had nothing else on my record. At that point in my life there were a lot of misunderstandings with my family and it became a very difficult time for me. In no way did I ever want to cause tension for my family and allow it to come to this point. I do not associate with the other party nor have I since this whole incident. I have established a wonderful life for myself. Currently, I am working two jobs. One as a Licensed Nurses Assistant for the Visiting Nurses Association where I have been for over 6 years and the other as a caregiver working for a lady privately for over a year. I am currently enrolled and attending Vermont Technical Colleges LPN program which I will graduate in June 2009. I also was accepted to Vermont Technical Colleges RN program for fall 2009 and will graduate next may. I have made the necessary changes to turn my life around. I am also a proud mother of a 13 month old boy so I am very busy. I am actively involved in my son's daycare attending all there events and attending workshops to stay current on how to help my son learn and grow each day. I am an independent, motivated young woman who enjoys learning and always strives to do better. I hope you will consider sealing my record after seeing everything I've achieved over the years. I have not had repeated offenses and my career choice is about helping people. Sealing my record would give me the chance to have the same employment opportunities as others while fulfilling my dream.

Thanks for your time and consideration.

Sincerely,

Aimee M. Arel

Aimee M. Arel

[REDACTED]
[REDACTED]
[REDACTED]

Duplicate of Original Neg.

April 28, 2009

Orleans County Courthouse
217 Main Street
Newport, Vt. 05855

Re: Request to Seal Records

To Whom It May Concern:



I'm writing in regards to the misdemeanor charge on my record. It is a violation of relief of abuse prevention order Docket # 544-9-01-OSCR. I did have to complete diversion around the same time which I completed but since that time I have had nothing else on my record. At that point in my life there were a lot of misunderstandings with my family and it became a very difficult time for me. In no way did I ever want to cause tension for my family and allow it to come to this point. I do not associate with the other party nor have I since this whole incident. I have established a wonderful life for myself. Currently, I am working two jobs. One as a Licensed Nurses Assistant for the Visiting Nurses Association where I have been for over 6 years and the other as a caregiver working for a lady privately for over a year. I am currently enrolled and attending Vermont Technical Colleges LPN program which I will graduate in June 2009. I also was accepted to Vermont Technical Colleges RN program for fall 2009 and will graduate next may. I have made the necessary changes to turn my life around. I am also a proud mother of a 13 month old boy so I am very busy. I am actively involved in my son's daycare attending all there events and attending workshops to stay current on how to help my son learn and grow each day. I am an independent, motivated young woman who enjoys learning and always strives to do better. I hope you will consider sealing my record after seeing everything I've achieved over the years. I have not had repeated offenses and my career choice is about helping people. Sealing my record would give me the chance to have the same employment opportunities as others while fulfilling my dream.

Thanks for your time and consideration.

Sincerely,

Aimee M. Arel

Aimee M. Arel

STATE OF VERMONT
ORLEANS COUNTY, SS.

STATE OF VERMONT

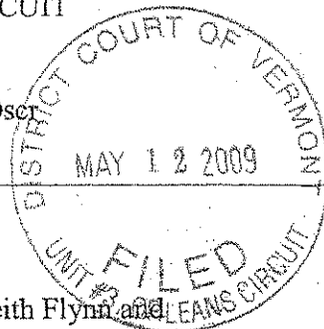
DISTRICT COURT OF VERMONT

V.

UNIT III, ORLEANS CIRCUIT

Arel, Aimee

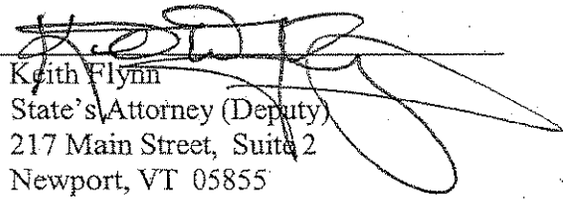
DOCKET NO. 544-9-01 Oscar



Objection
REQUEST TO SEAL

NOW COMES the State of Vermont, by and through its attorney, Keith Flynn, and
hereby objects to the request to seal for the following reason: The date of the complained
incident was September 6, 2001. At the time of the offense Ms. Arel was 18 years old.
Pursuant to 33 v.s.a. § 5119 (g) a person is entitled to sealing only if the subject crime
was committed prior to that person attaining the age of majority. Here, Ms. Arel had
already attained the age of majority at the time the offense was committed. Therefore,
sealing of the records is not in accord with the applicable statute.

Dated: May 11, 2009


Keith Flynn
State's Attorney (Deputy)
217 Main Street, Suite 2
Newport, VT 05855
(802) 334-2037

Cc: Aimee Arel

State of Vermont
 District Court of Vermont
NOTICE OF PLEA AGREEMENT

State of Vermont vs. Defendant Aimee Arel Date 12/3/01

The State of Vermont and the Defendant named above enter into the following agreement:

Charge: <u>VARD DPP</u> Docket Number: <u>544-9-01 DSCR</u> Amended: <input checked="" type="radio"/> Yes / No Amended Section No: <u>13 VSA 1027</u> Guilty / Nolo Contendre <input checked="" type="radio"/>	Charge: _____ Docket Number: _____ Amended: Yes / No Amended Section No: _____ Guilty / Nolo Contendre	Charge: _____ Docket Number: _____ Amended: Yes / No Amended Section No: _____ Guilty / Nolo Contendre
SENTENCE: FINE \$ <u>150.</u> & Surcharge \$ <u>20.50</u> (Min.) ____ Yr. ____ Mo. ____ Days (Max.) ____ Yr. ____ Mo. ____ Days Concurrent / Consecutive Suspended with Probation: Yes / No Credit for Time Served: _____ All Suspended except ____ days/mths/yrs	SENTENCE: FINE \$ _____ & Surcharge \$ _____ (Min.) ____ Yr. ____ Mo. ____ Days (Max.) ____ Yr. ____ Mo. ____ Days Concurrent / Consecutive Suspended with Probation: Yes / No Credit for Time Served: _____ All Suspended except ____ days/mths/yrs	SENTENCE: FINE \$ _____ & Surcharge \$ _____ (Min.) ____ Yr. ____ Mo. ____ Days (Max.) ____ Yr. ____ Mo. ____ Days Concurrent / Consecutive Suspended with Probation: Yes / No Credit for Time Served: _____ All Suspended except ____ days/mths/yrs

TOTAL SENTENCE: \$ 150.00 fine only Total FINE & Surcharges: \$ 170.50

Cases to be Dismissed by State:

Docket # _____	Charge: _____

Special Probation Conditions:

Report Date: _____ Forthwith: _____
 PSI Ordered? Yes / No
 Defendant already on probation? Yes / No

Other:

State will not bring any further charges that are on file at this time.
 This is a binding Rule 11 Agreement.

I have reviewed this agreement and understand it.

Prosecutor [Signature] Date 1/8/02
 Judge [Signature] Date 1.8.02

Defendant Aimee Arel Date 1/2/02
 Defense Attorney [Signature] Date 1/4/02
 Guardian Ad Litem _____ Date _____