

**CASH BOND** CTTE 01-15-15  
RECOMMENDED \$ \_\_\_\_\_  
MICHAELA HESTRIN  
DISTRICT ATTORNEY

AGENCY#: 1412562/CRPD

**FILED**  
SUPERIOR COURT OF CALIFORNIA  
COUNTY OF RIVERSIDE

**SUPERIOR COURT OF CALIFORNIA  
COUNTY OF RIVERSIDE  
(Riverside)**

JAN 09 2015

*O. Korpeling*

VR  
JAN 12 2015

THE PEOPLE OF THE STATE OF CALIFORNIA,  
Plaintiff,

CASE NO. RIM1500181

MISDEMEANOR COMPLAINT

DARIA RENEE MILLION  
DOB: 03/23/1981

Misdemeanor DEJ:  
Eligible \_\_\_\_\_ Not Eligible X

PC 1000 DIVERSION Eligible \_\_\_\_\_ Not Eligible X Unknown if Eligible \_\_\_\_\_  
PC 1210.1 REFERRED YES \_\_\_\_\_ NO X

Defendant.

**COUNT 1**

The undersigned, under penalty of perjury upon information and belief, declares: That the above named defendant committed a violation of Vehicle Code section 23152, subdivision (f), a misdemeanor, in that on or about October 31, 2014, in the County of Riverside, State of California, she did wilfully and unlawfully drive a vehicle while under the combined influence of any alcoholic beverage and drug.

It is further alleged that in the commission of the violation of Vehicle Code section 23152 or 23153 the said defendant did have a blood alcohol concentration of 0.15 and more, by weight, within the meaning of Vehicle Code section 23578.

**COUNT 2**

That the above named defendant committed a violation of Vehicle Code section 23152, subdivision (a), a misdemeanor, in that on or about October 31, 2014, in the County of Riverside, State of California, she did wilfully and unlawfully drive a vehicle while under the influence of any alcoholic beverage.

It is further alleged that in the commission of the violation of Vehicle Code section 23152 or 23153 the said defendant did have a blood alcohol concentration of 0.15 and more, by weight, within the meaning of Vehicle Code section 23578.

**COUNT 3**

That the above named defendant committed a violation of Vehicle Code section 23152, subdivision (b), a misdemeanor, in that on or about October 31, 2014, in the County of Riverside, State of California, she did wilfully and unlawfully drive a vehicle while having 0.08 percent and more, by weight, of alcohol in her blood and 0.08 grams and more of alcohol per 210 liters of her breath.

It is further alleged that in the commission of the violation of Vehicle Code section 23152 or 23153 the said defendant did have a blood alcohol concentration of 0.15 and more, by weight, within the meaning of Vehicle Code section 23578.

**CASH BOND**

RECOMMENDED \$ \_\_\_\_\_

MICHAEL A. HESTRIN  
DISTRICT ATTORNEY

**MARSY'S LAW**

Information contained in the reports being distributed as discovery in this case may contain confidential information protected by Marsy's Law and the amendments to the California Constitution Section 2E. Any victim(s) in any above referenced charge(s) is entitled to be free from intimidation, harassment, and abuse. It is unlawful for defendant(s), defense counsel, and any other person acting on behalf of the defendant(s) to use any information contained in the reports to locate or harass any victim(s) or the victim(s)'s family or to disclose any information that is otherwise privileged and confidential by law. Additionally, it is a misdemeanor violation of California Penal Code § 1054.2a(3) to disclose the address and telephone number of a victim or witness to a defendant, defendant's family member or anyone else. Note exceptions in California Penal Code § 1054.2a(a) and (2).

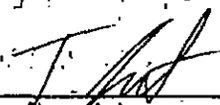
**DISCOVERY REQUEST**

Pursuant to Penal Code section 1054.5, subdivision (b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code section 1054.3.

I declare under penalty of perjury upon information and belief under the laws of the State of California that the foregoing is true and correct.

Dated: January 5, 2015

JWF:rb

  
Complainant

CITY OF CORONA NOTICE TO APPEAR		CITATION # 331653	
<input checked="" type="checkbox"/> MISDEMEANOR		<input type="checkbox"/> TRAFFIC	
<input type="checkbox"/> NON-TRAFFIC			
DATE	TIME	AM	DAY
10-31-14	6:07	PM	FRI
FILE #	14-4645	14-12562	
NAME (P.M.L.) DARIA RENEE MILLION			
ADDRESS 861 HOTSPRINGS APT E			
CITY	STATE	ZIP CODE	
CORONA	CA	92882	
DRIVER'S LICENSE NO.		STATE	COMMERCIAL
B7074766		CA	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
AGE	BIRTHDATE		
33	03-23-81		
SEX	HAIR	EYES	HT
F	BLN	BRL	507
WT	RACE	<input type="checkbox"/> ADULT <input type="checkbox"/> JUVENILE	
130	CS		
VEHICLE LICENSE NUMBER		STATE	<input type="checkbox"/> COMMERCIAL VEHICLE
04ZE658		CA	<input type="checkbox"/> HAZARDOUS MATERIAL
YEAR	MAKE	MODEL	STYLE
2013	SUBARU	FORESTER	SLV
COLOR			
GRY			
REGISTERED OWNER OR LESSEE			
<input type="checkbox"/> SAME AS DRIVER			
ADDRESS			
<input type="checkbox"/> SAME AS DRIVER			
EVIDENCE OF FINANCIAL RESPONSIBILITY			
CORRECTABLE VIOLATION: (Veh. Code, § 40610)			
YES	NO	CODE AND SECTION	DESCRIPTION
<input type="checkbox"/>	<input checked="" type="checkbox"/>	23152(a)(b) VC - DUC	
<input type="checkbox"/>	<input type="checkbox"/>		M I
<input type="checkbox"/>	<input type="checkbox"/>		M I
<input type="checkbox"/>	<input type="checkbox"/>		M I
<input type="checkbox"/> SEATBELT VC 27315 ( )		<input type="checkbox"/> CHILD SAFETY SEAT VC 27360 ( )	
APPROX SPEED	PF SPEED	VEH. LMT.	RADAR
			LASER
LOCATION OF VIOLATION			
861 HOTSPRINGS - CORONA			
COMMENTS			
<input type="checkbox"/> VIOLATIONS NOT COMMITTED IN MY PRESENCE, DECLARED ON INFORMATION AND BELIEF.			
I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THE FOREGOING IS TRUE AND CORRECT.			
ARRESTING OR CITING OFFICER		I.D. #	
FEEISEN DANZ		11276	
DATE	NAME OF ARRESTING OFFICER (if different from citing officer)		I.D. #
WITHOUT ADMITTING GUILT I PROMISE TO APPEAR AT THE TIME AND PLACE CHECKED BELOW			
SIGNATURE		TIME	
		7:30	
ON OR BEFORE THIS DATE: 01/15/2015		<input checked="" type="checkbox"/> AM <input type="checkbox"/> PM	
WHAT TO DO: FOLLOW INSTRUCTIONS ON BACK			
WHERE:			
<input type="checkbox"/> 505 SO. BUENA VISTA CORONA	<input checked="" type="checkbox"/> 4100 MAIN ST. RIVERSIDE	<input type="checkbox"/> 13800 HEACOCK, STE. D-201 MORENO VALLEY	
<input type="checkbox"/> OTHER:			
<input type="checkbox"/> TO BE NOTIFIED			

RIM1500181

Seat Belts Save Lives...  
Buckle Up!

JUN 22 2015

J. Degen

1 EARL CARTER  
2 ATTORNEY AT LAW  
3 4333 ORANGE ST STE. 102  
4 RIVERSIDE, CA 92501

5 **IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
6 **FOR THE COUNTY OF RIVERSIDE**

7 PEOPLE OF THE STATE OF CALIFORNIA, )

8 Plaintiff,

9 vs.

10 Daria Millian,

11 Defendant.

12 Daria Million

Case No.: R1M1500181

ENTRY OF PLEA OF GUILTY  
THROUGH COUNSEL  
(Penal Code Section 1429)

WAIVER OF PERSONAL  
PRESENCE  
BY DEFENDANT  
(Penal Code Section 977)

JUN 23 2015

13 I, Daria Millian, hereby declare as follows:

14 1. That I am the Defendant in the above-entitled case filed in the Riverside Superior Court charging me with the alleged violation of VC23152(A) VC23152(A) VC23152(B) <sup>VC23578</sup>, a misdemeanor.

15 2. I hereby waive my rights to be personally present upon the entry of a plea of guilty to a violation of VC23152(A) VC23578 a misdemeanor, as charged against me in the complaint in the above entitled matter.

16 3. I hereby acknowledge that I carefully read and considered and have had explained to me by my attorney, each and every one of the legal and constitutional rights which are set forth in the attached document which is entitled "Advisement of Legal Rights on Misdemeanor Offense," which said rights I am waiving and giving up by entering a guilty plea. I hereby further stipulate and acknowledge that I have personally subscribed said "Advisement of Legal Rights on Misdemeanor Offense" and have further indicated and acknowledge my understanding of each and every one of said enumerated rights contained therein which I am waiving and giving up by placing my initials to the left of and alongside each of them.

17 As to each and every one of said enumerated rights contained in the "Advisement of Legal Rights on Misdemeanor Offense" I hereby acknowledge that I fully and completely

1 understand each of them and give up each and every one of them. Said "Advisement of Legal  
2 Rights on Misdemeanor Offense" form has been attached hereto marked Exhibit "A" and is  
3 herein fully incorporated by reference.

4 4. I understand that I will be placed on 3 years informal probation to the Court on the  
5 conditions that are contained in Exhibit "B" which has been attached hereto and is herein fully  
6 incorporated by reference.

7 I consent to the terms of probation and terms of fine as set forth in Exhibit "B".

8 5. I hereby further knowingly and intelligently waive my right to be personally present  
9 upon the entry of my plea of guilty to a violation of VC22152 (P) VC22578 and  
10 further knowingly and intelligently waive my right to be personally present upon the  
11 pronouncement of judgment against me on said offense, and further knowingly and intelligently  
12 waive time for pronouncement of judgment and imposition of sentence.

13 I further acknowledge and stipulate that I am fully and completely aware of each and  
14 every one of the legal and constitutional rights afforded me, which are set forth and incorporated  
15 by reference herein, but it is my intent and desire to waive all of said rights in order that my plea  
16 of guilty might be accepted by the Court in my absence through my attorney of record, EARL F.  
17 CARTER, pursuant to the provisions of Penal Code Sections 977 and 1429.

18 6. I hereby further stipulate and acknowledge that I have been given the following  
19 advisement as required by Penal Code Section 1016.5 and hereby acknowledged that I have read  
20 it and fully and completely understand its meaning and effect:

21 "If you are not a citizen, you are hereby advised that conviction of the offense for  
22 which you have been charged may have the consequences of deportation,  
23 exclusion from admission to the United States, or denial of naturalization pursuant  
24 to the laws of the United States."  
25  
26  
27  
28

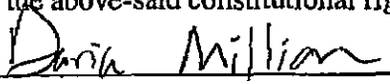
1 I hereby declare under penalty of perjury that the foregoing is true and correct.

2 Executed on 5/13/15, 2015, Riverside, California.

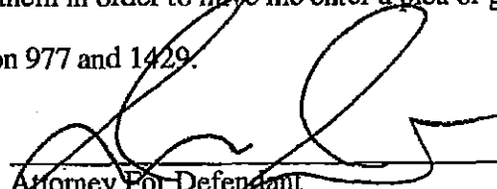
3  
4  
5 

6 DEFENDANT

7 I hereby certify that I witnessed the above signature and that I have read and explained all  
8 of the above-said constitutional rights and their consequences to my client.

9  Has indicated his/her understanding of these rights to me  
10 and a desire to freely and voluntarily waive them in order to have me enter a plea of guilty on  
11 his/her behalf pursuant to Penal Code Section 977 and 1429.

12 Dated: 5.13.15

13   
14 Attorney For Defendant

# RIVERSIDE SUPERIOR COURT

PUBLIC ACCESS

## Minute Order

<b>Defendant Name:</b> DARIA RENEE MILLION		
<b>Case Number:</b> RIM1500181		<b>File Date:</b> 1/9/2015
<b>Action Date:</b> 6/22/2015	<b>Action Time:</b> 8:00 AM	<b>Department:</b> 21
<b>Action Description:</b> Trial Readiness Conference		
<p>Honorable Commissioner Bambi Moyer, Presiding</p> <p>Counsel/Parties stipulate the Judge Pro Tem/Commissioner, as indicated above, may hear this matter.</p> <p>Courtroom Assistant: J. Degen</p> <p>People represented by Deputy District Attorney: Justin Feikert.</p> <p>Defendant represented by PVT-Joseph Iniguez.</p> <p>Defendant is not present.</p> <p>Defense counsel appears for Defendant pursuant to 977 PC.</p> <p>Entry of Plea of Guilty through Counsel (Penal Code Sec. 1429), waiver of Personal Presence by defendant (Penal Code Sec. 977).</p> <p>Defendant waives formal arraignment.</p> <p>Stat Count: Defendant Arraigned</p> <p>Defendant Advised of Constitutional Rights.</p> <p>Defendant advised of right to a speedy and public trial by judge or jury.</p> <p>Defendant advised of right to confront and cross examine witnesses; right to present evidence on own behalf.</p> <p>Defendant advised of privilege against self-incrimination.</p> <p>Defendant advised of charges and consequences of his/her plea and statutory sentencing.</p> <p>Defendant Waives Constitutional Rights.</p> <p>Defendant waives right to Trial by Jury.</p> <p>Defendant waives right to confront and cross examine witnesses.</p> <p>Defendant waives privilege against self incrimination.</p> <p>Court finds based on inquiry and examination of deft, that deft has the ability to understand and does understand his/her constitutional rights.</p> <p>Court finds defts admission of guilt and/or admission of prior conviction(s) and/or probation violation(s) if any, is the result and product of</p> <p>the result of defendant expressly, knowingly, understandingly, and intelligently waives his/her constitutional rights including, but not limited</p> <p>to: right to counsel, privilege against self-incrimination, to trial by jury, and to confront accusers, and voluntarily made with an understanding of the nature and consequences thereof. Defendant's waiver of constitutional rights taken orally and/or in writing.</p> <p>Defendant pleads Guilty to Count(s) 01.</p>		

**Defendant Name:** DARIA RENEE MILLION

**Case Number:** RIM1500181

**File Date:** 1/9/2015

**Action Date:** 6/22/2015

**Action Time:** 8:00 AM

**Department:** 21

**Action Description:** Trial Readiness Conference

Defendant admits misdemeanor enhancement number 01

Count(s) 02 03 dismissed in the interest of justice. (1385 PC)

Court finds plea is free and voluntary. Court finds deft. knows and understands constitutional rights, nature of charges and consequences of plea.

Defense counsel concurs in defendant's plea and/or admissions.

Defendant waives arraignment for pronouncement of judgment.

No legal cause why sentence should not now be pronounced.

Proceedings Are Suspended. (SENT)

For The Charge(s) 01.

Summary Probation Granted for a period of 36 months on the following terms and conditions.

Obey all laws, ordinances, and court orders.

Be committed to the custody of the Riverside County Sheriff for 30 days;

Credit for time served (presentence) of 2 actual days plus 2 days pursuant to 4019 PC for a total of 4 days.

Net Time Owed: 26 days.

26 days to be served in the Work Release Program. Report on or before 07/13/2015.

Referral Notice Generated - RSO Work Release

As to count(s) 01, Court Operations Assessment fee of \$40 imposed for each convicted charge. (1465.8 PC)

Pay conviction assessment fee for the following convicted count(s) 01. (GC 70373). [\$30.each misd and felony]

As to count(s) 01, pay fine and penalty assessment of \$1703.00.

Pay booking fees of \$425.82 (GC 29550).

Pay Pre-sentence Incarceration costs of \$284.84. (Incarcerated for 2 days). (PC 1203.1c).

Pay restitution fine of \$150.00 (PC 1202.4(b)).

Pay \$150.00 for Probation Revocation Restitution Fine. Said restitution fine is stayed and the stay shall be lifted upon the revocation of probation,

and if the defendant is sentenced to prison or county jail without a probation or conditional sentence imposed. (PC 1202.44)

Pay victim restitution. Amount to be determined by the Probation Department (PC 1203.1(a)(3)).

Any disputes as to restitution amount to be resolved in a court hearing.

**Defendant Name:** DARIA RENEE MILLION

**Case Number:** RIM1500181

**File Date:** 1/9/2015

**Action Date:** 6/22/2015

**Action Time:** 8:00 AM

**Department:** 21

**Action Description:** Trial Readiness Conference

If your fine(s) or actual restitution is not paid in full within 120 days prior to probation expiration you are ordered to re-contact Enhanced

Collections Division and complete a new Financial Disclosure Statement form. (PC 1202.4(f)(11))

Defendant ordered to report and cooperate with Enhanced Collection Division immediately or within two business days of release from custody.

Do not drive with any measurable amount of alcohol or drugs in your blood, or within 6 hours of consuming any alcohol or drugs.

If arrested for driving under the influence of intoxicants, submit to any blood, breath, or urine test as requested by the arresting officer.

Do not drive unless properly licensed nor without insurance or valid registration.

Attend and satisfactorily complete a first offender DUI program (AB1353) for 9 months (over .20%BAC)

Defendant ordered to contact the Drinking Driving Program within 5 days of sentencing or upon release from custody.

Referral Notice Generated - AB1353

(Alcohol related) Advisement of Rights form signed by the Defendant is incorporated herein and includes the following Advisements and Waivers:

Defendant advised that being under the influence of alcohol or drugs, or both, impairs your ability to safely drive a motor vehicle. Therefore, it is

extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both. If you continue to drive while under the influence

of alcohol or drugs, or both, and as a result of your driving, someone is killed, you can be charged with murder.

Do not knowingly use nor possess any controlled substances, unless lawfully prescribed for you.

Submit to chemical tests of blood, saliva, breath, or urine, or any reasonable physical test upon request of probation or any law enforcement officer.

Enroll in and complete the MADD Victim Impact Panel session and comply with program directives. Proof of completion to be filed by 10/22/2015. If

proof filed, appearance is waived.

Pay the MADD program fee in the amount of \$35.00. Fee payable to program at time of registration.

Hearing re: Proof of completion of MADD Victim Impact Panel session is set on 10/22/2015 at 8:00 in Dept 21

Defendant ordered to return on any and all future hearing dates.

Defendant accepts terms and conditions of probation.

-- Custody Status/Information --

Released On Probation

Close Case.

Save Minute Order to case.

CASH BOND  
RECOMMENDED: \$3,500.00  
CITE: 06-12-15

AGENCY#: 153432/CRPD

MICHAEL A. HESTRIN  
DISTRICT ATTORNEY

FILED  
SUPERIOR COURT OF CALIFORNIA  
COUNTY OF RIVERSIDE

P.D.N  
JUN 03 2015

SUPERIOR COURT OF CALIFORNIA  
COUNTY OF RIVERSIDE  
(Riverside)

JUN 03 2015

Opasillas

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

v.

DARIA RENEE MILLION  
DOB:03/23/1981

Defendant.

CASE NO. RIM1508083

MISDEMEANOR COMPLAINT

Misdemeanor DEJ:  
Eligible \_\_\_ Not Eligible X

COUNT 1

The undersigned, under penalty of perjury upon information and belief, declares: That the above named defendant committed a violation of Penal Code section 273a, subdivision (b), a misdemeanor, in that on or about March 23, 2015, in the County of Riverside, State of California, she did wilfully and unlawfully, under circumstances other than those likely to produce great bodily harm and death, cause a child, JOHN DOE, 3 years, to suffer and did inflict unjustifiable physical pain and mental suffering on said child and, having care and custody of said child, did permit the health of said child to be endangered.

MARSY'S LAW

Information contained in the reports being distributed as discovery in this case may contain confidential information protected by Marsy's Law and the amendments to the California Constitution Section 28. Any victim(s) in any above referenced charge(s) is entitled to be free from intimidation, harassment, and abuse. It is unlawful for defendant(s), defense counsel, and any other person acting on behalf of the defendant(s) to use any information contained in the reports to locate or harass any victim(s) or the victim(s)'s family or to disclose any information that is otherwise privileged and confidential by law. Additionally, it is a misdemeanor violation of California Penal Code § 1054.2a(3) to disclose the address and telephone number of a victim or witness to a defendant, defendant's family member or anyone else. Note exceptions in California Penal Code § 1054.2a(a) and (2).

COURT ORIGINAL

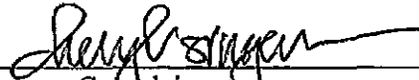
DISCOVERY REQUEST

Pursuant to Penal Code section 1054.5, subdivision (b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code section 1054.3.

I declare under penalty of perjury upon information and belief under the laws of the State of California that the foregoing is true and correct.

Dated: May 26, 2015

ALG:lc

  
Complainant

COURT ORIGINAL

RI M1508083

**CITY OF CORONA NOTICE TO APPEAR** CITATION # **331226**

MISDEMEANOR  TRAFFIC  NON-TRAFFIC

DATE: **06-23-15** TIME: **2245**  AM  PM DAY: **M** AR#: **15-1197** FILE #: **76-3432**

NAME (F.M.I.): **DARIA RENEE MILLION**  OWNER'S RESPONSIBILITY (Veh. Code, § 40001)

ADDRESS: **861 HOT SPRING LN #E**

CITY: **CORONA** STATE: **CA** ZIP CODE: **92080**

DRIVER'S LICENSE NO.: **B7074766** STATE: **CA** COMMERCIAL:  YES  NO AGE: **34** BIRTHDATE: **03-23-81**

SEX: **F** HAIR: **BRO** EYES: **BRO** HT: **507** WT: **130** RACE: **W**  ADULT  JUVENILE

VEHICLE LICENSE NUMBER: \_\_\_\_\_ STATE: \_\_\_\_\_  COMMERCIAL VEHICLE (Veh. Code, § 152100)

YEAR: \_\_\_\_\_ MAKE: \_\_\_\_\_ MODEL: **N** STYLE: \_\_\_\_\_ COLOR: \_\_\_\_\_  HAZARDOUS MATERIAL (Veh. Code, § 353)

REGISTERED OWNER OR LESSEE: \_\_\_\_\_  SAME AS DRIVER

ADDRESS: **A**  SAME AS DRIVER

EVIDENCE OF FINANCIAL RESPONSIBILITY: \_\_\_\_\_

CORRECTABLE VIOLATION: (Veh. Code, § 40610)  BOOKING REQUIRED MISDEMEANOR OR INFRACTION (CIRCLE)

YES	NO	CODE AND SECTION	DESCRIPTION	BOOKING REQUIRED	MISDEMEANOR OR INFRACTION (CIRCLE)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<b>11550(W)HS - UT!</b>		<input type="checkbox"/>	<b>(M)</b>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<b>2730(W) PC - CHILD</b>		<input type="checkbox"/>	<b>(M)</b>
<input type="checkbox"/>	<input type="checkbox"/>		<b>ENDANGERMENT</b>	<input type="checkbox"/>	<b>M I</b>
<input type="checkbox"/>	<input type="checkbox"/>			<input type="checkbox"/>	<b>M I</b>

SEATBELT VC 27315 ( )  CHILD SAFETY SEAT VC 27360 ( )

APPROX SPEED: \_\_\_\_\_ PF SPEED: \_\_\_\_\_ VEH. TMT: \_\_\_\_\_ RADAR: \_\_\_\_\_ LASER: \_\_\_\_\_

LOCATION OF VIOLATION: **861 HOTSPRING #E, CORONA**

COMMENTS: **(853.6 PL)**

VIOLATIONS NOT COMMITTED IN MY PRESENCE, DECLARED ON INFORMATION AND BELIEF

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THE FOREGOING IS TRUE AND CORRECT.

ARRESTING OR CITING OFFICER: **HUNTERFORD** I.D.#: **002536**

DATE: \_\_\_\_\_ NAME OF ARRESTING OFFICER (if different from citing officer): \_\_\_\_\_ I.D.#: \_\_\_\_\_

WITHOUT ADMITTING GUILT I PROMISE TO APPEAR AT THE TIME AND PLACE CHECKED BELOW

SIGNATURE: 

WHERE: \_\_\_\_\_ TIME: **0730**  AM  PM

ON OR BEFORE THIS DATE: **06/12/15**

WHAT TO DO: FOLLOW INSTRUCTIONS ON BACK

WHERE:  505 SO. BUENA VISTA CORONA  1100 MAIN ST. RIVERSIDE  13800 HEACOCK, STE. D-201 MORENO VALLEY

OTHER: \_\_\_\_\_  TO BE NOTIFIED

Judicial Council of California Form Rev. 09-20-05 (Veh. Code, §§ 40500(b), 40519(b), 40522, 40800; Pera. Code, § 853.9) **SEE REVERSE SIDE** CPD Rev. 07-01-13 TR-130

Seat Belts Save Lives... Buckle Up!

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE  
MISDEMEANOR PLEA FORM

People v. DARIA MILLION Case Number: RCM1508083

A. ADVISEMENT OF RIGHTS: Daria Million

Initials

- dm 1. I have the right to a speedy and public trial by a judge or jury.
- dm 2. At my trial, I have the right to face and cross-examine any witnesses against me.
- dm 3. I have the right to ask the court to compel witnesses to attend my trial at no expense to me.
- dm 4. I have the right against self-incrimination. I cannot be forced to testify against myself, but I also have the right to testify in my own defense if I choose to do so.
- dm 5. I have the right to be represented by a lawyer at all proceedings. If I cannot afford one, the court will appoint one to represent me at no cost to me.
- dm 6. I have the right to have a court reporter at all proceedings. If I wish one, I will advise the court in advance. If I cannot afford to pay for the court reporter, the court will provide one at no cost to me.

MFG  
DEC 16 2015  
RM

B. CONSEQUENCES OF PLEA:

- dm 1. I will be ordered to pay restitution to the victim(s).
- dm 2. I agree that the amount of victim restitution is NA. If the parties do not agree, the probation department will determine the amount. If I disagree with the amount, I may request a hearing.
- dm 3. Charges and/or enhancements may have been dismissed as part of this negotiated disposition with the District Attorney's Office. I agree that I will be ordered to pay restitution to the victim(s) of the dismissed charges and/or enhancements.
- dm 4. I will be ordered to pay a restitution fine of at least \$150 and not more than \$1000. There are several other fines and fees that will be imposed as a result of this guilty plea.
- dm 5. If I am not a citizen of the United States, I understand that this conviction may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.
- ~~X~~ 6. Being under the influence of alcohol or drugs, or both, impairs your ability to safely operate a motor vehicle. Therefore, it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both. If I drive while under the influence of alcohol or drugs, or both, and as a result of that driving, someone is killed, I can be charged with murder.
- ~~X~~ 7. My driving privileges may be suspended or revoked by the Department of Motor Vehicles.
- ~~X~~ 8. I may not be able to own or possess a firearm if I am convicted of a crime involving domestic violence, assault, or a firearm violation.
- ~~X~~ 9. I understand that I will be ordered to register with law enforcement as a(n) \_\_\_\_\_ and that if I fail to register or to keep my registration current for any reason, new felony criminal charges may be filed against me. I understand that registration as a sex offender is a life long requirement.
- ~~X~~ 10. I may be required to undergo AIDS testing if I am convicted of sex crimes or an assault.
- ~~X~~ 11. I may be required to give a DNA sample.
- ~~X~~ 12. Other \_\_\_\_\_

FILED  
SUPERIOR COURT OF CALIFORNIA  
COUNTY OF RIVERSIDE

DEC 14 2015

C. DEFENDANT'S STATEMENT:

- dm 1. All the promises made to me are written on this form, or stated in open court.
- dm 2. No one has made any threats to me or anyone close to me, or placed any pressure of any kind on me in order to make me plead guilty.
- dm 3. I understand that if I violate any of my probation terms, I could be sentenced to the maximum custody term possible under these charges as set forth under "Plea Agreement", Item 3.
- ~~X~~ 4. If there are any dismissed charges, they may be considered in determining restitution and the appropriate sentence.
- dm 5. As part of this plea, I (circle one) do / do not waive any right to appeal that I may have.
- dm 6. Factual Basis: I agree that I did the things that are stated in the charges that I am admitting.

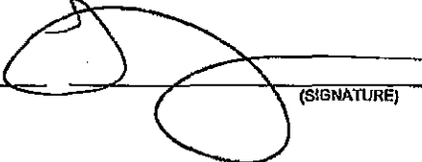
C. Rindahl *CR*

**D. PLEA AGREEMENT:**

1. ~~Defendant in Pro Per: I will plead guilty to the complaint as charged.~~
2. Per agreement with the District Attorney, I will plead guilty to the following charges: PC 273a(b)
3. Defendant represented by an Attorney: The terms of the disposition are: 4 yrs, 30 w/e, \$609
4. The maximum possible custody commitment for the admitted charges may be: 1 year, 6 months, 52 w/e  
or 90 days, depending on the charge. These are per count. Mason  
NNKV
5. My guilty pleas are conditional on receiving the following considerations as to sentence:
  - a) Probation will be granted. The terms are in the Sentencing Memorandum Form which is incorporated into this Plea Form.
  - b) Probation will be denied. The terms are in the Sentencing Memorandum Form which is incorporated into this Plea Form.

**E. SIGNATURES:**

**District Attorney:** The above is a correct statement of the Plea Agreement between defense and prosecution.

12/14/15 Sandra Smith   
 (DATE) (PRINT NAME) (SIGNATURE)

**Defendant:** I have read and understand this entire document. I waive and give up all of the rights that I have initiated. I accept this Plea Agreement. An Attorney acting as a Judge Pro Tem or a Commissioner may act as a Judge in this case.

12/14/15 Daria Million   
 (DATE) (PRINT NAME) (SIGNATURE)

**Defense Attorney:** I am the attorney for the defendant. I am satisfied that (1) the defendant understands his/her constitutional rights and understand that a guilty plea would be a waiver of these rights; (2) the defendant has had an adequate opportunity to discuss his/her case with me, including any defenses he/she may have to the charges; and (3) the defendant understands the consequences of his/her guilty plea. I join in the decision of the defendant to enter a guilty plea.

12-14-15 Sean A. Davis   
 (DATE) (PRINT NAME) (SIGNATURE)

**Interpreter:** Having been duly sworn, I have translated this form to the defendant in the \_\_\_\_\_ language. The defendant has stated that he/she fully understood the contents of the form prior to signing.

\_\_\_\_\_  
 (DATE) (PRINT NAME) (SIGNATURE)

# RIVERSIDE SUPERIOR COURT

PUBLIC ACCESS

## Minute Order

<b>Defendant Name:</b> DARIA RENEE MILLION		
<b>Case Number:</b> RIM1508083		<b>File Date:</b> 6/3/2015
<b>Action Date:</b> 12/14/2015	<b>Action Time:</b> 8:00 AM	<b>Department:</b> 21
<b>Action Description:</b> Trial Readiness Conference		
<p>Honorable Judge Bambi J. Moyer, Presiding</p> <p>Courtroom Assistant: C. Ringdahl</p> <p>People represented by Deputy District Attorney: Sandra Kim.</p> <p>Defendant represented by Pvt-Sean Davitt.</p> <p>Defendant Present.</p> <p>Defendant withdraws plea of not guilty as to count(s) 01 and is rearraigned.</p> <p>Defendant Arraigned.</p> <p>Stat Count: Defendant Arraigned</p> <p>Misdemeanor plea form is incorporated herein and includes the following advisements and waivers:</p> <p>Defendant Advised of Constitutional Rights.</p> <p>Defendant advised of right to a speedy and public trial by judge or jury.</p> <p>Defendant advised of right to confront and cross examine witnesses; right to present evidence on own behalf.</p> <p>Defendant advised of charges and consequences of his/her plea and statutory sentencing.</p> <p>Defendant advised of privilege against self-incrimination.</p> <p>Defendant advised of right to counsel; cont. to consult counsel; assignment of counsel if unable to employ private counsel.</p> <p>Defendant advised of right to speedy trial; dismissal if no trial within 30/45 days after arraignment; effect of consent to waive time.</p> <p>Defendant Waives Constitutional Rights.</p> <p>Defendant waives right to Trial by Jury.</p> <p>Defendant waives privilege against self incrimination.</p> <p>Defendant waives right to confront and cross examine witnesses.</p> <p>Defense counsel concurs in defendant's plea and/or admissions.</p> <p>Court finds based on inquiry and examination of deft, that deft has the ability to understand and does understand his/her constitutional rights.</p> <p>Court finds defts admission of guilt and/or admission of prior conviction(s) and/or probation violation(s) if any, is the result and product of</p> <p>the result of defendant expressly, knowingly, understandingly, and intelligently waives his/her constitutional rights including, but not limited</p> <p>to: right to counsel, privilege against self-incrimination, to trial by jury, and to confront accusers, and voluntarily made with an</p>		

**Defendant Name:** DARIA RENEE MILLION

**Case Number:** RIM1508083

**File Date:** 6/3/2015

**Action Date:** 12/14/2015

**Action Time:** 8:00 AM

**Department:** 21

**Action Description:** Trial Readiness Conference

understanding of the nature and consequences thereof. Defendant's waiver of constitutional rights taken orally and/or in writing.

Court finds plea is free and voluntary. Court finds deft. knows and understands constitutional rights, nature of charges and consequences of plea.

Court Accepts Plea.

Defendant pleads Guilty to Count(s) 01.

Defendant waives arraignment for pronouncement of judgment.

Defendant requests immediate sentence.

No legal cause why sentence should not now be pronounced.

For The Charge(s) 01.

Proceedings Are Suspended. (SENT)

Summary Probation Granted for a period of 48 months on the following terms and conditions.

Obey all laws, ordinances, and court orders.

Be committed to the custody of the Riverside County Sheriff for 30 days;

Credit for time served (presentence) of 2 actual days plus 2 days pursuant to 4019 PC for a total of 4 days.

26 days to be served in the Work Release Program. Report on or before 01/08/2016.

County jail sentence to run consecutive to RIM1500181.

As to count(s) 01, Court Operations Assessment fee of \$40 imposed for each convicted charge. (1465.8 PC)

Pay conviction assessment fee for the following convicted count(s) 01. (GC 70373). [\$30.each misd and felony]

Pay a fine and penalty assessment of \$609.00.

Pay booking fees of \$425.82 (GC 29550).

Pay Pre-sentence Incarceration costs of \$284.84. (Incarcerated for 02 days). (PC 1203.1c).

Pay restitution fine of \$150.00 (PC 1202.4(b)).

Pay \$150.00 for Probation Revocation Restitution Fine. Said restitution fine is stayed and the stay shall be lifted upon the revocation of probation,

and if the defendant is sentenced to prison or county jail without a probation or conditional sentence imposed. (PC 1202.44)

If your fine(s) or actual restitution is not paid in full within 120 days prior to probation expiration you are ordered to re-contact Enhanced

Collections Division and complete a new Financial Disclosure Statement form. (PC 1202.4(f)(11))

**Defendant Name:** DARIA RENEE MILLION

**Case Number:** RIM1508083

**File Date:** 6/3/2015

**Action Date:** 12/14/2015

**Action Time:** 8:00 AM

**Department:** 21

**Action Description:** Trial Readiness Conference

Defendant ordered to report and cooperate with Enhanced Collection Division immediately or within two business days of release from custody.

Enroll in parenting classes as directed through the Court, Probation, Alternative Sentencing, DPSS by 01/15/2016. Complete by 01/10/2017.

Court indicates defendant to get credit for classes already completed

Probation Hearing re: Completion-Parenting Class is set for 01/20/2017 at 8:00 in Dept. 21.

Do not leave the State of California without first obtaining written permission of the probation department per the Interstate Compact Act.

Defendant accepts terms and conditions of probation.

-- Custody Status/Information --

Released On Probation

Referral Notice Generated - RSO Work Release

Referral Notice Generated - Alternative Sentencing [Initial Enrollment]

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**BEFORE THE  
BOARD OF REGISTERED NURSING  
DEPARTMENT OF CONSUMER AFFAIRS  
STATE OF CALIFORNIA**

In the Matter of the Accusation Against:  
**DARIA RENEE MILLION**  
861 Hotspring Drive, Apt. E  
Corona, CA 92880  
**Registered Nurse License No. 745381**  
**RESPONDENT**

Case No. 2016-1025  
**DEFAULT DECISION AND ORDER**  
[Gov. Code, §11520]

FINDINGS OF FACT

1. On or about April 15, 2016, Complainant Louise R. Bailey, M.Ed.,RN, in her official capacity as the Executive Officer of the Board of Registered Nursing, Department of Consumer Affairs, filed Accusation No. 2016-1025 against Daria Renee Million (Respondent) before the Board of Registered Nursing. (Accusation attached as Exhibit A.)
2. On or about February 17, 2009, the Board of Registered Nursing (Board) issued Registered Nurse License No. 745381 to Respondent. The Registered Nurse License was in full force and effect at all times relevant to the charges brought herein and will expire on April 30, 2018, unless renewed.
3. On or about April 15, 2016, Respondent was served by Certified and First Class Mail copies of the Accusation No. 2016-1025, Statement to Respondent, Notice of Defense, Request for Discovery, and Government Code sections 11507.5, 11507.6, and 11507.7 to Respondent's

1 address of record which, pursuant to Business and Professions Code section 136 and/Title 16,  
2 California Code of Regulation, section 1409.1, is required to be reported and maintained with the  
3 Board, was:

4 6029 Pennswood Avenue  
5 Lakewood, CA 90712.

6 On or about April 15, 2016, Respondent was also served by Certified and First Class Mail  
7 copies of the Accusation No. 2016-1025, Statement to Respondent, Notice of Defense, Request  
8 for Discovery, and Government Code sections 11507.5, 11507.6, and 11507.7 to Respondent's  
9 alternate address retrieved from LexisNexis as follows:

10 861 Hotspring Dr. Apt. E  
11 Corona, CA 92880.

12 4. Service of the Accusation was effective as a matter of law under the provisions of  
13 Government Code section 11505, subdivision (c) and/or Business & Professions Code section  
14 124.

15 5. As of October 3, 2016, nothing was returned to the Board by the U.S. Postal Service  
16 from service of the Accusation to 6029 Pennswood Avenue, Lakewood, CA 90712. USPS  
17 Tracking confirms that on or about May 19, 2016, the items were "Unclaimed/Max Hold Time  
18 Expired." As of October 3, 2016, nothing was returned to the Board by the U.S. Postal Service  
19 from service of the Accusation to 861 Hotspring Dr. Apt. E, Corona, CA 92880. USPS Tracking  
20 confirms that on or about May 12, 2016, the items were "Unclaimed/Max Hold Time Expired."  
21 On or about April 25, 2016, Respondent signed and returned a Notice of Defense requesting a  
22 hearing in this matter. On the Notice of Defense, Respondent listed her address of record as: 861  
23 Hotspring Dr. Apt. E, Corona, CA 92880. On or about June 13, 2016, a Notice of Hearing was  
24 served to Respondent at 861 Hotspring Drive, Apt. E, Corona, CA 92880 informing her that an  
25 administrative hearing in this matter was scheduled for September 29, 2016. Respondent failed to  
26 appear at that hearing.

27 6. Government Code section 11506 states, in pertinent part:  
28

1 (c) The respondent shall be entitled to a hearing on the merits if the respondent files a  
2 notice of defense, and the notice shall be deemed a specific denial of all parts of the Accusation  
3 not expressly admitted. Failure to file a notice of defense shall constitute a waiver of respondent's  
4 right to a hearing, but the agency in its discretion may nevertheless grant a hearing.

5 7. California Government Code section 11520 states, in pertinent part:

6 (a) If the respondent either fails to file a notice of defense or to appear at the hearing, the  
7 agency may take action based upon the respondent's express admissions or upon other evidence  
8 and affidavits may be used as evidence without any notice to respondent.

9 8. Pursuant to its authority under Government Code section 11520, the Board finds  
10 Respondent is in default. The Board will take action without further hearing and, based on  
11 Accusation No. 2016-1025 and the documents contained in Default Decision Investigatory  
12 Evidence Packet in this matter which includes:

13 Exhibit 1: Pleadings offered for jurisdictional purposes; Accusation Case No. 2016-  
14 1025, Statement to Respondent, Notice of Defense (two blank copies),  
15 Request for Discovery and Discovery Statutes (Government Code sections  
16 11507.5, 11507.6 and 11507.7), proofs of service, USPS Tracking forms,  
17 Notice of Defense and Notice of Hearing;

18 Exhibit 2: License History Certification for Daria Renee Million, Registered Nurse  
19 License No. 745381;

20 Exhibit 3: Court and Arrest Records;

21 Exhibit 4: List of possible addresses retrieved from LexisNexis.

22 The Board finds that the charges and allegations in Accusation No. 2016-1025 are separately and  
23 severally true and correct by clear and convincing evidence.

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DETERMINATION OF ISSUES

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2       1.    Based on the foregoing findings of fact, Respondent Daria Renee Million has  
3 subjected her following license(s) to discipline:

4           a.    Registered Nurse License No. 745381

5       2.    The agency has jurisdiction to adjudicate this case by default.

6       3.    The Board of Registered Nursing is authorized to revoke Respondent's license(s)  
7 based upon the following violations alleged in the Accusation, which are supported by the  
8 evidence contained in the Default Decision Investigatory Evidence Packet in this case.

9           a.    Violation of Business and Professions Code section 2761(a) - Unprofessional  
10                Conduct.

11          b.    Violation of Business and Professions Code section 2761(f) - Conviction  
12                substantially related to the qualifications, functions and duties of a  
13                registered nurse.

14          c.    Violation of Business and Professions Code section 2762(b) - Use of controlled  
15                substance or alcohol to an extent or in a manner dangerous or injurious to  
16                oneself and others.

17          d.    Violation of Business and Professions Code section 2762(c) - Criminal  
18                conviction involving alcoholic beverages or controlled substances.

19        //

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ORDER

IT IS SO ORDERED that Registered Nurse License No. 745381, heretofore issued to Respondent Daria Renee Million, is revoked.

Pursuant to Government Code section 11520, subdivision (c), Respondent may serve a written motion requesting that the Decision be vacated and stating the grounds relied on within seven (7) days after service of the Decision on Respondent. The agency in its discretion may vacate the Decision and grant a hearing on a showing of good cause, as defined in the statute.

This Decision shall become effective on December 29, 2016.

It is so ORDERED November 29, 2016.



Board of Registered Nursing  
Department of Consumer Affairs  
State of California

Attachment:

Exhibit A: Accusation No. 2016-1025

# Exhibit A

Accusation No. 2016-1025

1 KAMALA D. HARRIS  
Attorney General of California  
2 LINDA K. SCHNEIDER  
Senior Assistant Attorney General  
3 JAMES M. LEDAKIS  
Supervising Deputy Attorney General  
4 State Bar No. 132645  
600 West Broadway, Suite 1800  
5 San Diego, CA 92101  
P.O. Box 85266  
6 San Diego, CA 92186-5266  
Telephone: (619) 645-2105  
7 Facsimile: (619) 645-2061  
*Attorneys for Complainant*

8  
9 **BEFORE THE**  
**BOARD OF REGISTERED NURSING**  
**DEPARTMENT OF CONSUMER AFFAIRS**  
10 **STATE OF CALIFORNIA**

11  
12 In the Matter of the Accusation Against: Case No. *2016-1025*  
13 **DARIA RENEE MILLION** ACCUSATION  
6029 Pennswood Avenue  
14 Lakewood, CA 90712  
15 Registered Nurse License No. 745381  
16 Respondent.

17  
18 Complainant alleges:

19 **PARTIES**

- 20 1. Louise R. Bailey, M.Ed., RN (Complainant) brings this Accusation solely in her  
21 official capacity as the Executive Officer of the Board of Registered Nursing, Department of  
22 Consumer Affairs.  
23 2. On or about February 17, 2009, the Board of Registered Nursing issued Registered  
24 Nurse License Number 745381 to Daria Renee Million (Respondent). The Registered Nurse  
25 License was in full force and effect at all times relevant to the charges brought herein and will  
26 expire on April 30, 2016, unless renewed.

27 ///  
28 ///

JURISDICTION

3. This Accusation is brought before the Board of Registered Nursing (Board), Department of Consumer Affairs, under the authority of the following laws. All section references are to the Business and Professions Code (Code) unless otherwise indicated.

4. Section 2750 of the Code provides, in pertinent part, that the Board may discipline any licensee, including a licensee holding a temporary or an inactive license, for any reason provided in Article 3 (commencing with section 2750) of the Nursing Practice Act.

5. Section 2764 of the Code provides, in pertinent part, that the expiration of a license shall not deprive the Board of jurisdiction to proceed with a disciplinary proceeding against the licensee or to render a decision imposing discipline on the license.

STATUTORY PROVISIONS

6. Section 493 of the Code states:

Notwithstanding any other provision of law, in a proceeding conducted by a board within the department pursuant to law to deny an application for a license or to suspend or revoke a license or otherwise take disciplinary action against a person who holds a license, upon the ground that the applicant or the licensee has been convicted of a crime substantially related to the qualifications, functions, and duties of the licensee in question, the record of conviction of the crime shall be conclusive evidence of the fact that the conviction occurred, but only of that fact, and the board may inquire into the circumstances surrounding the commission of the crime in order to fix the degree of discipline or to determine if the conviction is substantially related to the qualifications, functions, and duties of the licensee in question.

As used in this section, "license" includes "certificate," "permit," "authority," and "registration."

7. Section 2761 of the Code states:

The board may take disciplinary action against a certified or licensed nurse or deny an application for a certificate or license for any of the following:

(a) Unprofessional conduct, which includes, but is not limited to, the following:

....

(f) Conviction of a felony or of any offense substantially related to the qualifications, functions, and duties of a registered nurse, in which event the record of the conviction shall be conclusive evidence thereof. . . .

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8. Section 2762 of the Code states:

In addition to other acts constituting unprofessional conduct within the meaning of this chapter [the Nursing Practice Act], it is unprofessional conduct for a person licensed under this chapter to do any of the following:

....

(b) Use any controlled substance as defined in Division 10 (commencing with Section 11000) of the Health and Safety Code, or any dangerous drug or dangerous device as defined in Section 4022, or alcoholic beverages, to an extent or in a manner dangerous or injurious to himself or herself, any other person, or the public or to the extent that such use impairs his or her ability to conduct with safety to the public the practice authorized by his or her license.

(c) Be convicted of a criminal offense involving the prescription, consumption, or self-administration of any of the substances described in subdivisions (a) and (b) of this section, or the possession of, or falsification of a record pertaining to, the substances described in subdivision (a) of this section, in which event the record of the conviction is conclusive evidence thereof. . . .

9. Section 2765 of the Code states:

A plea or verdict of guilty or a conviction following a plea of nolo contendere made to a charge substantially related to the qualifications, functions and duties of a registered nurse is deemed to be a conviction within the meaning of this article. The board may order the license or certificate suspended or revoked, or may decline to issue a license or certificate, when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal or when an order granting probation is made suspending the imposition of sentence, irrespective of a subsequent order under the provisions of Section 1203.4 of the Penal Code allowing such person to withdraw his or her plea of guilty and to enter a plea of not guilty, or setting aside the verdict of guilty, or dismissing the accusation, information or indictment.

**REGULATORY PROVISIONS**

10. California Code of Regulations, title 16, section 1444, states:

A conviction or act shall be considered to be substantially related to the qualifications, functions or duties of a registered nurse if to a substantial degree it evidences the present or potential unfitness of a registered nurse to practice in a manner consistent with the public health, safety, or welfare. Such convictions or acts shall include but not be limited to the following:

(a) Assaultive or abusive conduct including, but not limited to, those violations listed in subdivision (d) of Penal Code Section 11160.

(b) Failure to comply with any mandatory reporting requirements.

(c) Theft, dishonesty, fraud, or deceit.

(d) Any conviction or act subject to an order of registration pursuant to Section 290 of the Penal Code.

1 11. California Code of Regulations, title 16, section 1445, subdivision (b) states:

2 (b) When considering the suspension or revocation of a license on the grounds  
3 that a registered nurse has been convicted of a crime, the board, in evaluating the  
4 rehabilitation of such person and his/her eligibility for a license will consider the  
5 following criteria:

6 (1) Nature and severity of the act(s) or offense(s).

7 (2) Total criminal record.

8 (3) The time that has elapsed since commission of the act(s) or offense(s).

9 (4) Whether the licensee has complied with any terms of parole, probation,  
10 restitution or any other sanctions lawfully imposed against the licensee.

11 (5) If applicable, evidence of expungement proceedings pursuant to Section  
12 1203.4 of the Penal Code.

13 (6) Evidence, if any, of rehabilitation submitted by the licensee.

#### 14 COST RECOVERY

15 12. Section 125.3 of the Code provides, in pertinent part, that the Board may request the  
16 administrative law judge to direct a licentiate found to have committed a violation or violations of  
17 the licensing act to pay a sum not to exceed the reasonable costs of the investigation and  
18 enforcement of the case, with failure of the licentiate to comply subjecting the license to not being  
19 renewed or reinstated. If a case settles, recovery of investigation and enforcement costs may be  
20 included in a stipulated settlement.

#### 21 FIRST CAUSE FOR DISCIPLINE

22 (June 22, 2015 Criminal Conviction for DUI on October 31, 2014)

23 13. Respondent has subjected her license to disciplinary action under section 2761,  
24 subdivisions (a) and (f) of the Code in that she was convicted of a crime that is substantially  
25 related to the qualifications, functions, and duties of a registered nurse. The circumstances are as  
26 follows:

27 a. On or about June 22, 2015, in a criminal proceeding entitled *People of the State*  
28 *of California v. Daria Renee Million*, in Riverside County Superior Court, case number  
29 RIM1500181, Respondent was convicted on her plea of guilty of violating Vehicle Code section  
30 23152, subdivision (f), driving under the combined influence of alcohol and drugs, a

1 misdemeanor. Respondent admitted and the court found true that her blood alcohol concentration  
2 (BAC) was .15 percent or more within the meaning of Vehicle Code section 23578. Pursuant to a  
3 plea agreement, the court dismissed additional counts of driving under the influence (Veh. Code,  
4 § 23152(a)), and driving with a BAC of .08 percent or more (Veh. Code, § 23152(b)).

5 b. As a result of the conviction, Respondent was granted summary probation for  
6 36 months, and ordered committed to the custody of the Riverside County Sheriff's Work Release  
7 Program for 30 days, with pre-custody credit for four days. Respondent was further ordered to  
8 complete a nine-month First Offender DUI Program and MADD Victim Impact Panel, pay fees  
9 and fines, and comply with standard DUI probation terms.

10 c. The facts that led to the conviction are that on or about the early evening of  
11 October 31, 2014, the Corona Police Department responded to citizens' reports that Respondent  
12 was involved in a vehicle collision. Upon arrival at Respondent's apartment complex, an officer  
13 observed that the bumper on Respondent's vehicle was barely attached. After making contact  
14 with Respondent at her front door, she admitted she had been involved in a collision, and that she  
15 had consumed alcohol earlier in the day. The officer observed that Respondent had the odor of  
16 alcohol on her breath, her eyes were bloodshot and watery, her pupils were dilated, her speech  
17 was slurred, and her appearance was disheveled. An investigation revealed that Respondent had  
18 collided with a concrete pole near the entrance to the apartment complex. Respondent submitted  
19 to a series of field sobriety tests which the officer discontinued after Respondent fell to the  
20 ground during the One Leg Stand. Respondent was arrested for driving under the influence.  
21 During booking, she provided a blood sample that was analyzed with a BAC of .29 percent, and a  
22 prescription medication.

#### 23 SECOND CAUSE FOR DISCIPLINE

#### 24 (Dangerous Use of Alcohol & Drugs on October 31, 2014)

25 14. Respondent has subjected her registered nurse license to disciplinary action under  
26 section 2762, subdivision (b) of the Code for unprofessional conduct in that Respondent operated  
27 a motor vehicle while significantly impaired by a combination of alcohol and drugs and caused a  
28 collision, conduct that was dangerous and injurious to herself and to others.



1 her pupils were dilated. The fire department arrived and conducted an assessment. Respondent's  
2 pulse was 133 beats per minute. Respondent stated she drank some wine, but had not taken any  
3 drugs, including her prescription medications. The officer found Respondent's prescriptions in a  
4 cupboard without a locking mechanism approximately four feet from the floor, and accessible to  
5 Respondent's three-year-old. There was a large serrated knife on the kitchen counter that was  
6 also accessible to the child. The officer believed Respondent to be under the influence of a  
7 controlled substance, and due to her condition, the officer believed she was unable to care for her  
8 child. Respondent refused medical treatment and did not want to go to the hospital. Respondent  
9 was arrested for being under the influence of a controlled substance and child endangerment. A  
10 blood sample taken during booking was subsequently analyzed with a BAC of .36 percent. The  
11 blood sample also tested positive for a prescription drug that is not safe for use in combination  
12 with alcohol.

13 **FIFTH CAUSE FOR DISCIPLINE**

14 **(Dangerous Use of Alcohol & Drugs on March 23, 2015)**

15 17. Respondent has subjected her registered nurse license to disciplinary action under  
16 section 2762, subdivision (b) of the Code for unprofessional conduct in that Respondent was  
17 significantly impaired by a combination of prescription medication and alcohol on March 23,  
18 2015, to the extent that she was unable to care for herself and her child. Said conduct was  
19 dangerous and injurious to herself and to others.

20 **PRAYER**

21 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,  
22 and that following the hearing, the Board of Registered Nursing issue a decision:

23 1. Revoking or suspending Registered Nurse License Number 745381, issued to Daria  
24 Renee Million;

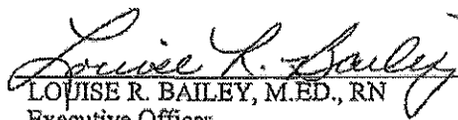
25 2. Ordering Daria Renee Million to pay the Board of Registered Nursing the reasonable  
26 costs of the investigation and enforcement of this case, pursuant to Business and Professions  
27 Code section 125.3;

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3. Taking such other and further action as deemed necessary and proper.

DATED: April 15, 2016

  
LOUISE R. BAILEY, M.Ed., RN  
Executive Officer  
Board of Registered Nursing  
Department of Consumer Affairs  
State of California  
*Complainant*

SD2015803329  
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