

DEFENDANT: Sandra L. Eastman  
DOB: 03/14/1983 AGE: 30  
ADDRESS: 125 College Street  
Poultney, VT 05764

ARRAIGNMENT DATE: 04/29/13  
SA CASE NO.: 2013RD06183A  
ASSIGNED PROSECUTOR: Kevin R. Klamm  
POLICE DEPT.: Rutland City Police Department  
INVESTIGATING OFFICER: Lamoria, R.  
ADVOCATE: Cheryl Patch  
INCIDENT NO.: 13RL01583

STATE OF VERMONT

SUPERIOR COURT  
RUTLAND UNIT

CRIMINAL DIVISION  
DOCKET NO:

FILED  
APR 18 2013  
VERMONT SUPERIOR COURT  
RUTLAND UNIT

STATE OF VERMONT

667-4-13 RDCR

V

SANDRA L. EASTMAN, Defendant

INFORMATION BY STATE'S ATTORNEY

By the authority of the State of Vermont, the State's Attorney for Rutland County, upon the oath of office charges:

COUNT 1 OF 1

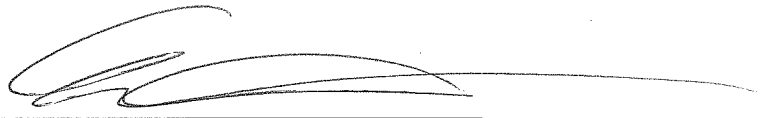
CHARGE CODE: 13V1304, CHARGE NAME: Cruelty-Child <10 Yrs, OFFENSE CLASS: M

Sandra L. Eastman, in the County of Rutland, at Rutland, on or about February 14, 2013, was over the age of sixteen years and had custody, charge or care of a child under ten years of age, and willfully assaulted, ill treated, or caused or procured the child to be assaulted, ill-treated, neglected, or exposed, in a manner to cause the child unnecessary suffering, or to endanger the child's health <sup>to wit: by failing to provide</sup> in violation of 13 V.S.A. §1304. <sup>prompt medical treatment to Juvenile A.</sup>

Penalty: imprisoned not more than 2 years or fined not more than \$500.00 or both.

Against the peace and dignity of the State.

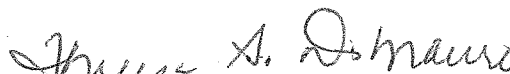
DATED: April 4, 2013



State's Attorney (Deputy)

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

DATED: 4/24/13



Superior Court Judge

Conditions Requested: 1, 2, 3, 14 (Juvenile A), 15, 17 (#14, #15, #31), 39 Report to RPD for prints/photo, 40 No unsupervised contact with children under age 5y except as directed by DCJ

AFFIDAVIT

STATE OF VERMONT  
RUTLAND COUNTY S.S.

NOW COMES, **Detective 1<sup>st</sup> class, Corporal Raymond J. LaMoria Jr.** affiant, being duly sworn and on oath deposes and says he has probable cause to believe that Sandra Eastman DOB:03/14/1983 has committed the offense of; Cruelty to children under 10 by one over 16 in violation of Title13 Vermont Statutes Annotated, Section 1304.

On February 14, 2013 at approximately 1030 hours Investigator Kristy Post of the Vermont Department for Children and Families Service (DCF), Rutland, Vermont office contacted this writer.

Inv. Post advised that On February 14, 2013 at around 0503 hours The Rutland Regional Medical Center Emergency room physician, Allison Davis MD contacted DCF with a report of suspected physical abuse of an 11 month old child, Juvenile A DOB: 02/18/2012.

It was reported that on this date at 0430 Sandra Eastman DOB: 03/14/1983 brought her daughter Juvenile A into the Emergency Room at RRM. The report states that Sandra told the hospital that the child spent Tuesday February 12, 2013 with Sandra's sister and since then the child has not wanted to crawl. Dr. Davis did an x-ray and it was found that there was a right tibia fracture. The report stated that Sandra has no explanation for the injury or why it took so long to get medical treatment.

Inv. Post went to RRM where she learned that an examination of Juvenile A revealed a right tibia fracture and scratches on her right lower leg. That Sandra told the doctor that she did not have a ride to the hospital any sooner than this morning and that is why she had not brought the child before now. Juvenile A was admitted and transferred to the Women and Children's unit.

Inv. Post spoke with Dr. Indra Lovko, the pediatrician on the Women and Children's unit attending to Juvenile A. Dr. Lovko stated that Juvenile A had a babygram (a full body x-ray for children) and there is a right tibia fracture and the radiologist also found a left tibia spiral fracture which was bowing indicating a possible injury. The fractures did not seem to be the same age. Dr. Lovko stated that Sandra was very vague about what may have happened to Juvenile A but stated she did not know what happened. These x-ray were sent to Dr. Patno, pediatric specialist and abuse and neglect consultant, Fletcher Allen Hospital.

Dr. Lovko stated that "this injury could not have happened by accident, the child could not have injured herself and that something bad happened to Juvenile A."

Inv. Post spoke with Deirdre, RN on Women and Children's unit at RRM. Deirdre stated that Sandra has been very vague with her explanation of what happened to Juvenile A but that she knew Juvenile A was in pain and gave her Tylenol on February 13, 2012.

Subscribed and Sworn before me on

this 13 day of March 2013

[Signature]  
(Notary Public)

[Signature]  
(Affiant)  
03-13-13  
(Date)

**AFFIDAVIT**

**STATE OF VERMONT  
RUTLAND COUNTY S.S.**

Inv. Post interviewed Sandra at RRMC. Sandra stated that she did not know what happened to Juvenile A and that she started noticing Juvenile A was in pain on February 13, 2012 when Juvenile A stopped crawling and seemed to be in pain. Sandra stated she did not seek medical treatment sooner because she did not have a ride. When asked by investigator Post why she did not call an ambulance, Sandra stated that she thought the pain was coming from Juvenile A's club foot. Sandra stated that no one has been alone with Juvenile A except for herself.

Inv. Post spoke with Dr. Patno, pediatric specialist and abuse and neglect consultant, who agreed to consult on the case and stated that from the information and reviewing Juvenile A's X-rays, she believes that "for the child's safety, the child should be in custody with DCF until she can have a 'child safe' appointment for a full exam and skeletal scan" with Dr. Patno.

Inv. Post spoke with Orthopedic Doctor Eric Marsh; he stated that the left fracture is not likely an acute fracture. The right tibia fracture is an acute fracture. Dr. Marsh stated that Sandra told him that she has no idea how the fracture happened.

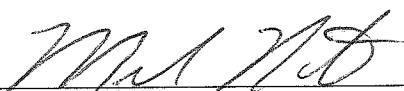
At approximately 1200 hours this writer and Inv. Post traveled to the Rutland Regional Medical Center where an interview of Sandra Eastman was conducted by this writer. Eastman originally denied knowing anything about how Juvenile A was injured. However after questioning Eastman, she became emotional and advised that on Tuesday February 12, 2013 at around 0200 hours she had gotten up to change her daughter's Juvenile A's diaper. When she went to put Juvenile A back in the pack and play where she slept, Juvenile A wiggled out of her arms and she dropped Juvenile A.

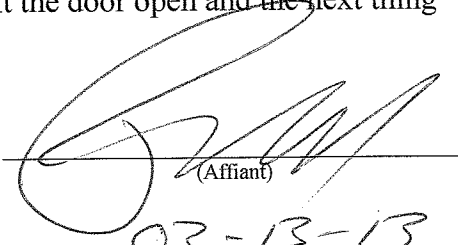
Juvenile A struck her legs on the rail of the pack and play and then bounced off the rail and landed on the floor of the pack and play. Sandra advised that Juvenile A screamed and cried. That she was able to pick her up and comfort her then put her back to sleep. Sandra advised that over the next two days Juvenile A did not seem to be herself, not crawling. She finally decided to bring her to the emergency room Thursday morning February 14, 2013.

After speaking with Sandra this writer and Inv. Post spoke with Dr. Patno about what we had learned. In speaking with Dr. Patno she advised that the injuries sustained to Juvenile A were not consistent with the information Sandra provided.

This writer and Inv. Post again met with Sandra and advised her of our concerns. Sandra stated that the pack and play incident did occur the way she told us but that it occurred 3 or 4 weeks ago. That most recently, Monday night February 11, 2013 during the afternoon hours she was at home 123 College Street Poultney Vermont getting ready to leave the house with Juvenile A to go shopping. They live in an upstairs apartment. She had left the door open and the next thing

Subscribed and Sworn before me on  
this 13 day of March 2013

  
\_\_\_\_\_  
(Notary Public)

  
\_\_\_\_\_  
(Affiant)  
03-13-13  
\_\_\_\_\_  
(Date)

**AFFIDAVIT**

**STATE OF VERMONT  
RUTLAND COUNTY S.S.**

she knew Juvenile A came crawling by her and was just about to fall down the stairs. It scared Sandra and she grabbed Juvenile A by the right leg around the ankle area and pulled her back hard causing Juvenile A to strike the door casing with her legs. Sandra advised that she pulled Juvenile A so hard that she knew she had hurt Juvenile A. Juvenile A screamed and started crying. Sandra advised she was scared and decided not to bring Juvenile A for treatment hoping that she didn't hurt her badly. However over the next three days Juvenile A did not seem to get any better she was unable to crawl and acted as though she was in pain. Sandra advised that she gave Juvenile A Tylenol for her pain but on Thursday morning decided she needed to bring Juvenile A to the Medical Center for examination.

Sandra advised that she has never intentionally hurt her daughter or any of her children.

With this new information this writer and Inv. Post again consulted with Dr. Patno. Dr. Patno advised that this again was not consistent with the mechanism of injury. Dr. Patno stated that she consulted with Dr. Higgins, an expert pediatric specialist, and they agreed that the right tibia fracture is seven to ten days old. Since Monday, February 11, 2013 is not within that time frame it is not likely that that is when the injury occurred.

On February 21, 2013 this writer received the written report in regards to further examination of Juvenile A from Dr. Karyn Patno MD. Fletcher Allen Health Care, University Pediatrics.

Dr. Patno's assessment is:

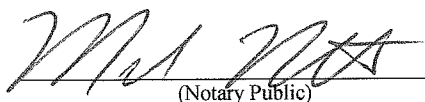
Juvenile A is a 1-year old female who presents with a comminuted fracture of the right distal tibia. At the time of presentation, this fracture was 7 to 10 days old. This fracture would require a significant amount of force to result in a comminuted fracture as seen in Juvenile A. This is not a simple toddler fracture, which can occur from relatively minimal force. This fracture would have resulted in significant discomfort and is unlikely to have gone unnoticed by a supervising adult. Juvenile A's mother has been unable to give an adequate history as to the mechanism of the injury causing this fracture.

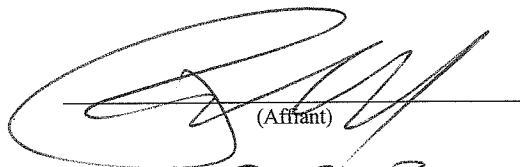
The abnormality seen in the left tibia is more subtle may represent a buckle type fracture. This type of fracture occurs when force is applied along the longitudinal axis of the bone. The typical force causing this type of fracture is different from the type of force causing a comminuted fracture as seen in the right tibia. This suggests two separate incidents. The lack of an explanation for these fractures in a child this age is very concerning for non-accidental trauma.

Based on the information provided in this affidavit, the expert medical assessment of Juvenile A by Dr. Patno and others stating that the injuries were 7 to 10 days old. The inconsistent

Subscribed and Sworn before me on

this 13 day of March 2013

  
\_\_\_\_\_  
(Notary Public)

  
\_\_\_\_\_  
(Affiant)  
03-13-13  
\_\_\_\_\_  
(Date)

**AFFIDAVIT**

**STATE OF VERMONT  
RUTLAND COUNTY S.S.**

information on how Juvenile A sustained her injuries provided by Sandra Eastman who is over the age of 16 having sole custody and charge of care of Juvenile A and Juvenile A being a child under the age of 10 years. The fact that Sandra Eastman admitted to concealing the incident of pulling Juvenile A by her leg knowing that she caused pain and injury to Juvenile A and did not seek immediate medical attention causing the child unnecessary suffering. This writer has probable cause to believe that Sandra Eastman DOB: 04/19/1983 has committed the offense of Cruelty to children under the age of 10 by one over 16. Title 13 VSA 1304.

Subscribed and Sworn before me on

this 13 day of March 20 13

[Signature]  
(Notary Public)

[Signature]  
(Affiant)  
03-13-13  
(Date)

**Supplemental AFFIDAVIT**


**STATE OF VERMONT  
RUTLAND COUNTY S.S.**

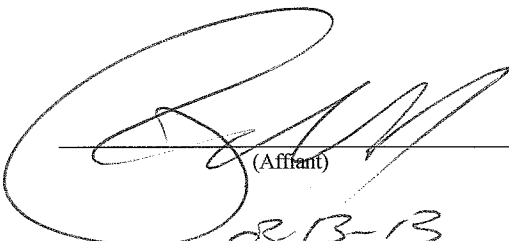
**NOW COMES, Detective 1<sup>st</sup> class, Corporal Raymond J. LaMoria Jr.** affiant, being duly sworn and on oath deposes and says he has probable cause to believe that Sandra Eastman DOB:03/14/1983 , has committed the offense of Cruelty to children under 10 by one over 16 a violation of Title 13 Vermont Statutes Annotated Section 1304.

Juvenile A is: Dezirae Sheldon DOB: 02/18/2012

Subscribed and Sworn before me on

this 13 day of March 2013

  
(Notary Public)

  
(Affiant)  
03-13  
(Date)

P1001317

MRI-4065044  
PS02 5441 16:21 13MAR13  
1119PS002 0003 16:21 13MAR13  
QDL.VTDMV0000.1119PS002.

Response To: 2

PID/42574295.OPT/ALL

EASTMAN, SANDRA, L  
15 MAIN ST APT 6  
FAIR HAVEN VT  
05743

03-14-83 F 200 5-02 3 42574295 Y IS 03-22-10  
2012-OP 1-1- 08 VD 03-14-12  
SUSP-S CONV  
03-22-10 76 01 0027

CONCORD NH

CONVICTION CODE	SUSPENSION EFFECTIVE DATE	TERM OF SUSPENSION
FAF	06-05-10	INDF
FAF	08-27-10	INDF
INS	07-07-10	

R \*\* PHOTO REQUIRED \*\*  
\*\* PHOTO GOOD UNTIL 03-22-18 \*\*

\*\* END OF LIST \*\*

MRI 4065044 IN: PS02 5441 AT 16:21 13MAR13  
OUT: 1119PS002 3 AT 16:21 13MAR13

MRI-4065046  
SDB 3100 16:21 13MAR13  
1119PS002 0005 16:21 13MAR13  
QWX.VTSDB0000.1119PS002.

Response To: 2

MATCH BASED ON SOUNDEX SEARCH, VERIFY MATCH  
\*\*\*\*\* IN STATE \*\*\*\*\* IN STATE \*\*\*\*\* IN STATE

MKE/SEX OFFENDER OR SEXUALLY VIOLENT PREDATOR  
ORI/VTVSP0024

NAM/EASTMAN, SANDY DOB/19830314 SEX/F RAC/W  
HGT/503 WGT/200 EYE/BRO HAI/BRO  
OFFENSE LITTERAL/LEWD-LASCIVIOUS CONDUCT CON/20081022 ORD/20081029  
TREATMENT/Y WARRANT/N

AKA/EASTMAN, SANDRA  
TOWN/POULTNEY DOC OFFICE - PHONE/RUTLAND 8027865808  
\*\*\*\*\*

FBI/298468CD9 SOC/591665917  
NIC/X701140492  
RISK/N SXP/N  
HOME ADDRESS/125 COLLEGE ST NORTH APT 8  
EMPLOYER/UNEMPLOYED  
SCHOOL/CCV SCHOOL ADDRESS/24 EVELYN STREET RUTLAND VT  
DTE/20081027  
MIS/ LIFETIME REGISTRANT

MRI 4065046 IN: SDB 3100 AT 16:21 13MAR13  
OUT: 1119PS002 5 AT 16:21 13MAR13

P1001317

MRI-4065047  
PS02 5442 16:21 13MAR13  
1119PS002 0006 16:21 13MAR13  
QCS.VTDMV0000.1119PS002.  
Response To: 2  
PID/42574295

03/13/13 1629 PAGE: 001

NUMBER	CONVICTION	COURT	E-DATE	OFFENSE	CEWCHH	SENT	P/A	CM	TIME	EFF	PTS	W/S	AC	SB	C
24013-4	04-06-10	OWS	9-99-999	03-08-10	OWS					00	/			Y	M
46404-4	07-01-10	SIG	9-99-999	05-20-10	SIG					02	/				M
24013-5	04-06-10	FAF	9-99-999					INDF	06-05-10						
46404-5	07-01-10	FAF	9-99-999					INDF	08-27-10						

\*\* END OF LIST \*\* 0004 0008

MRI 4065047 IN: PS02 5442 AT 16:21 13MAR13  
OUT: 1119PS002 6 AT 16:21 13MAR13

MRI-4065177  
CCH 1975 16:24 13MAR13  
1119PS002 0007 16:24 13MAR13  
FR.VTIII0000.1119PS002,VT0110200.  
Response To: 3

THIS RESPONSE IS BASED ON YOUR INQUIRY OF  
PUR/C.ATN/LAMORIA 13RL01583 RDSA.NAM/EASTMAN,SANDRA.DOB/19830314

NAME: EASTMAN, SANDY DOB: 03/14/1983 SID#: 307232 FBI#: 298468CD9

THIS DEFENDENT IS REGISTERED WITH THE VERMONT SEX OFFENDER REGISTRY  
THIS DEFENDENT IS BRADY DISQUALIFIED

GUIDE TO THE RECORD

DOC SUPERVISION STATUS	RUTLAND FIELD SUPERVISION UNIT
SUPERVISING OFFICER	LESLIE BRIERE
DATE OF LAST ARREST	05/15/2007
AGE OF OFFENDER	30
FAILURES TO APPEAR	0
VIOLATION OF COURT ORDERS OR CONDITIONS	
CHARGES/CONVICTIONS	0/0
FELONY CHARGES/CONVICTIONS	1/1
MISDEMEANOR CHARGES/CONVICTIONS	0/0
UNKNOWN OFFENSE LEVEL CHARGES/CONVICTIONS	0/0
ASSAULTIVE CRIME CHARGES / CONVICTIONS	1/0
SEX CRIME CHARGES / CONVICTIONS	1/1
ASSAULT ON OFFICER CHARGES	0
DANGEROUS/ DEADLY WEAPON RELATED CHARGES	0
ESCAPE CHARGES	0
VIOLATION OF PROBATION/PAROLE CHARGES	1/0

VERMONT CRIMINAL HISTORY

\*\*\*\*\* IDENTIFICATION \*\*\*\*\*

VERMONT SID # 307232

NAME: EASTMAN, SANDY  
DOB: 03/14/1983 POB CITY: CONCORD STATE/COUNTRY: NH  
SEX: F RACE: W ETHNICITY: US CITIZEN:



P1001317

HEIGHT: 5'02" WEIGHT: 200 EYES: GRN HAIR: BRO  
SCARS/MARKS/TATTOS: TAT L BRST -- ZODIAC SYMBOLS  
TAT L LEG -- HELL HATH NO FURRY LIKE WOM  
TAT L LEG -- CHINESE SYMBOL FOR RAGE  
TAT R LEG -- NEPTUNE AND SLE  
TAT R LEG -- PISCES  
TAT BACK -- SUN/MOON IN COLOR

FBI #: 298468CD9  
SOC SEC #: [REDACTED]  
PRINTS NCIC: HENRY:  
PHOTO AVAILABLE? Y

AKA: EASTMAN, SANDRA LYNN  
ADDRESS: 292 AIRPORT RD APT 102 FAIR HAVEN VT 05743  
ADDRESS: 10 ELM STREET, FAIR HAVEN VT 05743

\*\*\*\*\* CRIMINAL HISTORY \*\*\*\*\*

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

TRACKING NUMBER: 1508266

----- ARREST -----

DATE OF ARREST: 05/15/2007  
ARRESTING AGENCY: FAIR HAVEN PD VT0110400  
CASE NUMBER: 07-FH-01146  
FINGERPRINTS: YES  
ARREST TYPE: ADULT

CHARGE

CHARGE NUMBER: 01  
CHARGE DESCRIPTION: SEXUAL ASSAULT-VICTIM <16 YRS  
STATUTE: 13V3252A3  
SEVERITY: FELONY

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

ARRAIGNMENT DATE: 06/16/2008  
ARRAIGNMENT AGENCY: RUTLAND CO. DISTRICT COURT  
DOCKET NUMBER: 603-4-08

CHARGE

CHARGE NUMBER: 01  
CHARGE DESCRIPTION: SEXUAL ASSAULT-VICTIM <16 YRS  
STATUTE: 13V3252A3  
SEVERITY: FELONY  
PLEA: ARRAIGNED, PLED NOT GUILTY TO FELONY

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

CHARGE

CHARGE NUMBER: 01  
CONVICTED?: YES  
FELONY?: YES  
CHARGE DESCRIPTION: LEWD-LASCIVIOUS CONDUCT  
STATUTE: 13V2601  
DISPOSITION: 10/22/2008 CHARGE AMENDED  
DISPOSITION: FELONY CONVICTION  
DISPOSITION: SENTENCED TO INCARCERATION FOR 18M - 7Y  
DISPOSITION: ALL SUSPENDED WITH PROBATION

CHARGE

CHARGE NUMBER: 02  
CONVICTED?: NO  
FELONY?: NO  
CHARGE DESCRIPTION: VIOLATION OF PROBATION  
STATUTE: 28V301  
VOP DATE: 01/31/2011

P1001317

DISPOSITION: 01/31/2011 PROBATION REVOKED  
DISPOSITION: SENTENCED TO INCARCERATION FOR 18M - 7Y  
DISPOSITION: ALL SUSPENDED WITH PROBATION EXCEPT 141D

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

11/10/2008 PALM PRINTS ON FILE  
11/10/2008 PRINTS - RECEIVED WITH A MUG TO FBI 1-23-09  
10/20/2010 PRINTS - RECEIVED WITH A MUG  
10/20/2010 PALM PRINTS ON FILE

\*\*\*\*\* 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

MRI 4065177 IN: CCH 1975 AT 16:24 13MAR13  
OUT: 1119PS002 7 AT 16:24 13MAR13

=====

DISPATCHED ISN:0004 MRI:4065180 AT 16:24 13MAR13 TO:NCIC

=====

MRI-4065181  
NCA1 0414 16:24 13MAR13  
1119PS002 0008 16:24 13MAR13  
QH.VTNCIC000.1119PS002,VT0110200.\*TERMOP-BRG.  
Response To: 4  
3L0100VL,MRI4065180  
VT0110200

THIS NCIC INTERSTATE IDENTIFICATION INDEX MULTIPLE RESPONSE IS THE RESULT OF YOUR INQUIRY ON NAM/EASTMAN,SANDRA SEX/F RAC/W DOB/19830314  
PUR/J

\*\*\*\*NOTICE\*\*\*\*

SUBJECT OF RECORD IS A REGISTERED SEXUAL OFFENDER

NAME	FBI NO.	INQUIRY DATE
EASTMAN,SANDRA LYNN	298468CD9	2013/03/13

P1001317

SEX RACE BIRTH DATE HEIGHT WEIGHT EYES HAIR PHOTO  
F W 1983/03/14 502 200 GRN BRO Y

BIRTH PLACE  
NEW HAMPSHIRE

FINGERPRINT CLASS PATTERN CLASS  
RS LS RS RS RS LS LS LS LS LS  
WU WU WU

ALIAS NAMES  
EASTMAN, SANDY

SCARS-MARKS-  
TATTOOS SOCIAL SECURITY  
TAT BACK  
TAT L BRST  
TAT L LEG  
TAT L SHLD  
TAT R LEG

IDENTIFICATION DATA UPDATED 2010/10/20

THE CRIMINAL HISTORY RECORD IS MAINTAINED AND AVAILABLE FROM THE  
FOLLOWING:

- VERMONT - STATE ID/VT307232
- FBI - FBI/298468CD9

END - 1ST NCIC III RECORD FOR MULTIPLE RESPONSE

NAME FBI NO. INQUIRY DATE  
EBRIGHT, SANDRA A 343810RB7 2013/03/13

SEX RACE BIRTH DATE HEIGHT WEIGHT EYES HAIR PHOTO  
F W 1985/03/14 504 120 HAZ BRO N

BIRTH PLACE  
PENNSYLVANIA

FINGERPRINT CLASS PATTERN CLASS  
RS UC RS RS UC LS RS LS UC UC  
WU WU WU WU

SOCIAL SECURITY  
222-68-6371

IDENTIFICATION DATA UPDATED 2005/10/19

THE CRIMINAL HISTORY RECORD IS MAINTAINED AND AVAILABLE FROM THE  
FOLLOWING:

- DELAWARE - STATE ID/DE00415573

END - LAST NCIC III RECORD FOR MULTIPLE RESPONSE

THE RECORD(S) CAN BE OBTAINED THROUGH THE INTERSTATE IDENTIFICATION  
INDEX BY USING THE APPROPRIATE NCIC TRANSACTION.

END

MRI 4065181 IN: NCA1 414 AT 16:24 13MAR13

P1001317

OUT: 1119PS002 8 AT 16:24 13MAR13

DISPATCHED ISN:0005 MRI:4065225 AT 16:25 13MAR13 TO:NCIC

MRI-4065226  
NCA1 0418 16:25 13MAR13  
1119PS002 0009 16:25 13MAR13  
QR.VTNCIC000.1119PS002,VT0110200.\*TERMOP-BRG.  
Response To: 5  
FL0100VL,MRI4065225  
VT0110200

THIS INTERSTATE IDENTIFICATION INDEX RESPONSE IS THE RESULT OF YOUR RECORD REQUEST FOR FBI/298468CD9. INDIVIDUAL'S RECORD WILL BE COMPLETE WHEN ALL RESPONSES ARE RECEIVED FROM THE FOLLOWING SOURCES:  
FBI - FBI/298468CD9

AN ADDITIONAL RECORD MAY BE OBTAINED FROM FILES WITHIN YOUR STATE.  
END

MRI 4065226 IN: NCA1 418 AT 16:25 13MAR13  
OUT: 1119PS002 9 AT 16:25 13MAR13

MRI-4065227  
NLI1 5823 16:25 13MAR13  
1119PS002 0010 16:25 13MAR13  
CR.WVFBINF00.VT0110200,1119PS002.\*TERMOP-BRG.  
CR.WVFBINF00  
13:33 03/13/2013 30363  
13:33 03/13/2013 05412 VT0110200

TXT  
HDR/2L0100VL,MRI4065225  
ATN/LAMORIA 13RL01583 RDSA  
\*\*\*\*\* CRIMINAL HISTORY RECORD \*\*\*\*\*  
Data As of 2013-03-13  
\*\*\*\*\* Introduction \*\*\*\*\*

This rap sheet was produced in response to the following request:  
FBI Number 298468CD9  
Request Id  
Purpose Code C  
Attention LAMORIA 13RL01583 RDSA

The information in this rap sheet is subject to the following caveats:  
This record is based only on the FBI number in your request-298468CD9.  
Because additions or deletions may be made at any time, a new copy should be requested when needed for subsequent use. (US; 2013-03-13)

=====

PROBATION ORDER

=====

Vermont Superior Court  
Superior Court Rutland Criminal Division

FILED  
SEP 06 2013  
Date of Order: 07/  
VERMONT SUPERIOR COURT  
RUTLAND UNIT

Re: Eastman, Sandra L. a/k/a Sandy Eastman

TO THE COMMISSIONER OF CORRECTIONS: The above-named defendant was convicted and sentenced as follows:

	Minimum	Maximum	All Suspended
667-4-13 Rdcr 1 Title 13 VSA 1304 CRUELTY-CHILD LESS THAN 10 YRS cons. 603-4-08Rdcr	1 YR	2 YR	
Term Expires: July 31, 2015			

The execution of the sentence is suspended and the defendant is placed on probation in the care and custody of the Commissioner of Corrections for the term(s) as shown above under the following conditions:

- A. You shall notify your probation officer within 48 hours if you are arrested or given a citation for a new offense.
  - B. You must not be convicted of another crime.
  - C. You must regularly work at a job or look for work, if your probation officer tells you to do so. You must get job training if your probation officer tells you to do so.
  - D. You must regularly work at a community service job if the court orders you to do so.
  - E. You must support your dependents and meet other family responsibilities.
  - F. You must meet with your probation officer or designee whenever he/she tells you to do so.
  - G. If you change your address or move, you must tell your probation officer within two days.
  - H. If you change or lose your job, you must tell your probation officer within two days.
  - I. You cannot leave the State without written permission from your probation officer.
  - J. Upon request, and without delay, you must allow the probation officer to visit you wherever you are staying.
  - K. If the probation officer or the court orders you to go to any counseling or training program, you must do so. You must participate to the satisfaction of your probation officer.
  - L. You must not buy, have or use any regulated drugs unless they are prescribed by a doctor.
  - M. Your probation officer or any other person authorized by your probation officer can require you to have random urinalysis testing.
  - N. Violent or threatening behavior is not allowed at any time.
  - O. You shall not operate, try to operate or be in actual physical control of a motor vehicle on a public highway unless in possession of a valid Vermont operator's license.
  - P. You shall not drink alcoholic beverages to the extent they interfere with your employment or the welfare of your family, yourself or any other person. You must submit to any alcosensor test or any other alcohol test when your probation officer or their designee tells you to do so.
  - Q. If the Department of Corrections asks, you must furnish information, including financial information about money earnings and property which will enable the Department to collect restitution.
  - R. If restitution is ordered, you must cooperate fully with the Restitution Unit.
  - S. You will pay any unpaid amounts due to the court or the Tax Department for any legal services provided at state expense.
- Other Conditions:
- 1. You must not buy, have or drink any alcoholic beverages; you must submit to any alcosensor test or any other alcohol test when your probation officer or their designee asks you to do so.
  - 4. You must allow any treatment or counseling program to tell your probation officer and the court about your attendance and participation in the program.
  - 7. You must attend and participate in mental health counseling if your probation officer tells you to do so. You must complete counseling to your probation officer's satisfaction.
  - 9. You must live where your probation officer tells you to.
  - 17. You must obey any curfew as directed by your probation officer.
  - 31. You shall work at a full time job verifiable by your probation officer or be in a full time verifiable work search as approved by probation.

- 32. You shall actively participate in violence counseling for anger management and/or domestic violence, at your own expense, to the satisfaction of your probation officer, if directed by your probation officer.
- 36. You shall not purchase, possess, or consume any regulated drug without valid doctor's prescription. You shall inform your probation officer of any such prescription.
- 38. You shall abide by the requirements of your case plan and Disposition Plan as directed by DCF; you shall successfully participate and complete any such requirements.

NOTICE: Under the Federal Gun Control Act, any person who has been convicted of a felony may not lawfully own, use or possess a firearm.

By Order of the Court: 1st Judge DiMauro  
Judge Theresa S. DiMauro

I understand these conditions and I agree to follow them. I understand that if I do not follow these conditions, the court may require me to serve my full sentence in jail.

[Signature] 8/6/13  
Probation Officer Date

X. Sandra Eastman  
Defendant (-Duby)

8/06/13  
Date



STATE OF VERMONT

State of Vermont v.

Doc. No.


Rdcr

This plea agreement (Including Form 369A) entered into by the parties, the State of Vermont, and the within named defendant, is subject to the following terms and conditions:

- 1. Defendant is subject to
  - A. Standard Conditions of Probation (A - P), as set forth in writing on the back of the plea agreement form.
  - B. Special Conditions of Probation *in addition to* Standard Conditions of Probation as circled on the attached Special Conditions form and made part of this plea agreement.
  - C. Reparative Probation Agreement with its conditions and obligations as set forth therein, attached to and made part of this plea agreement.
  - D. Pre Approved Furlough subject to the conditions and obligations of the program:
    - 1. Intensive Substance Abuse Program
    - 2. Intensive Domestic Abuse Program
- 2. Pre-Sentence Investigation OR Intermediate Sanctions Report
  - A. ISR to be ordered, must approve PAF / ISAP for agreement to be binding.
  - B. To be ordered, but such does not bind the State on the recommendation.
  - C. Is waived by the defendant and the State.
- 3. Defendant understands and waives all rights under both 13 V.S.A. 7042 and V.R.Cr.P. 35(b) to request the Court for reconsideration of the sentence(s) imposed under this agreement, except to the extent that the penalty imposed is greater than that recommended by the State herein.
- 4. Defendant hereby acknowledges that he/she has read and understands the affidavit(s) of probable cause supporting the charge(s) to which he/she is pleading. Defendant agrees that the affidavit(s) provide(s) a factual basis for his/her plea(s).
- 5. Other terms or provisions of this plea agreement:
  - A. Restitution Order attached hereto is part of this plea agreement.

The attached waiver of rights is signed by defendant.

Dated at Rutland, Vermont this 31st day of July 2013

  
(Deputy) State's Attorney

  
Defendant

  
Defense Attorney

Guardian ad Litem



WAIVER OF RIGHTS

Being the Defendant in this criminal case, I understand that I have certain constitutional and statutory rights. In support of my desire to change my plea to this offense, I represent to the Court that I understand these rights and make the appropriate waivers thereof. As evidence of my understanding and waiver, my signature is at the bottom of this document as well as on the Plea Agreement in the accompanying documents.

- 1) I have read the charge as contained in the State's Attorney's Information and the supporting affidavit and understand them. I am aware of the evidence to support the charge and any defenses which might be available to me.
- 2) I understand that the State has the burden of proving me guilty beyond a reasonable doubt. I understand that I can continue with my plea of not guilty and if so, I have the following rights:
  - a) right to a trial by jury;
  - b) right to be represented by my lawyer;
  - c) right to be confronted with witnesses against me;
  - d) to maintain my own silence;
  - e) to present evidence and have witnesses brought to the Court for me;
  - f) the right to appeal the conviction and/or sentence
- 3) No promises have been made to me by anyone for the State except those that are contained in the written plea agreement.
- 4)
  - a) I understand that by pleading GUILTY, I admit the essential part of the offense with which I have been charged.
  - b) I understand that by pleading NO CONTEST, I agree that at trial the State could prove beyond a reasonable doubt each and every element of each charge to which I have pled NO CONTEST in this plea agreement.
- 5) I understand that this is a binding plea agreement under Criminal Rule 11.
- 6) I understand that if I am not a citizen of the United States of America, admitting to facts sufficient to warrant a finding of guilt or pleading guilty or nolo contendere (no contest) to a crime may have the consequences of deportation or denial of United States citizenship.

I have read the above rights and I understand them fully. I hereby give up each and every one of my rights written above in regard to the plea on this matter, and I ask the Court to accept my plea, making no claim of innocence. I ask the court to accept my plea with the understanding that the Court will then proceed to sentence me as required by law.

Dated at the City and County of Rutland, Vermont \_\_\_\_\_

7/31/13  
Date

Sandra Eastman  
Defendant

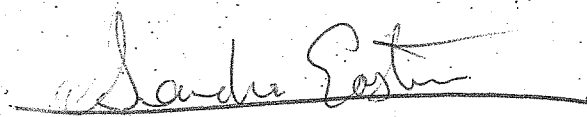
RCSA/CR71 rev7/06

The execution of the sentence is suspended and the defendant is placed on probation in the care and custody of the Commissioner of Corrections until \_\_\_\_\_ (date) or further order of the court under the following standard conditions:

- A. You shall notify your probation officer within 48 hours if you are arrested or given a citation for a new offense.
- B. You must not be convicted of another crime.
- C. You must regularly work at a job or look for work, if your probation officer tells you to do so. You must get job training if your probation officer tells you to do so.
- D. You must regularly work at a community service job if the court orders you to do so.
- E. You must support your dependents and meet other family responsibilities.
- F. You must meet with your probation officer or designee whenever he/she tells you to do so.
- G. If you change your address or move, you must tell your probation officer within two days.
- H. If you change or lose your job, you must tell your probation officer within two days.
- I. You cannot leave the state without written permission from your probation officer.
- J. Upon request, and without delay, you must allow the probation officer to visit you wherever you are staying.
- K. If the probation officer or the court orders you to go to any counseling or training program, you must do so. You must participate to the satisfaction of your probation officer.
- L. You must not buy, have or use any regulated drugs unless they are prescribed by a doctor. Your probation officer or any other person authorized by your probation officer can require you to have random urinalysis testing.
- M. Violent or threatening behavior is not allowed at any time.
- N. You shall not operate, try to operate or be in actual physical control of a motor vehicle on a public highway unless in possession of a valid Vermont operator's license.
- O. You shall not drink alcoholic beverages to the extent they interfere with your employment or the welfare of your family, yourself or any other person. You must submit to any alcohol sensor test or any other alcohol test when your probation officer or their designee tells you to do so.
- P. If restitution is ordered, you must cooperate fully with the Restitution Unit.

**NOTICE:**

Under the federal Gun Control Act (18 U.S.C.A. 922), a person who has been convicted of a felony or a qualifying misdemeanor crime of domestic violence, or who is subject to a qualifying final relief from abuse order, may not lawfully possess a firearm. For more information about these prohibitions, please call the Bureau of Alcohol, Tobacco, Firearms and Explosives at 1-800-800-3855 or go to the ATF website at: [www.atf.treas.gov](http://www.atf.treas.gov). If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult an attorney.



7/31/13

STATE OF VERMONT  
PROBATION WARRANT

State v. \_\_\_\_\_

TO THE COMMISSIONER OF CORRECTIONS:

The execution of the sentence is suspended and the defendant is placed on probation in the care and custody of the Commissioner of Corrections until \_\_\_\_\_ (date) or further order of the court under the following standard conditions:

- A. You shall notify your probation officer within 48 hours if you are arrested or given a citation for a new offense.
- B. You must not be convicted of another crime.
- C. You must regularly work at a job or look for work, if your probation officer tells you to do so. You must get job training if your probation officer tells you to do so.
- D. You must regularly work at a community service job if the court orders you to do so.
- E. You must support your dependents and meet other family responsibilities.
- F. You must meet with your probation officer or designee whenever he/she tells you to do so.
- G. If you change your address or move, you must tell your probation officer within two days.
- H. If you change or lose your job, you must tell your probation officer within two days.
- I. You cannot leave the State without written permission from your probation officer.
- J. Upon request, and without delay, you must allow the probation officer to visit you wherever you are staying.
- K. If the probation officer or the court orders you to go to any counseling or training program, you must do so. You must participate to the satisfaction of your probation officer.
- L. You must not buy, have or use any regulated drugs unless they are prescribed by a doctor.
- M. Your probation officer or any other person authorized by your probation officer can require you to have random urinalysis testing.
- N. Violent or threatening behavior is not allowed at any time.
- O. You shall not operate, try to operate or be in actual physical control of a motor vehicle on a public highway unless in possession of a valid Vermont Operator's license.
- P. You shall not drink alcoholic beverages to the extent they interfere with your employment or the welfare of your family, yourself or any other person. You must submit to any alco-sensor test or any other alcohol test when your probation officer or their designee tells you to do so.
- Q. If the Department of Corrections asks, you must furnish information, including financial information about money earnings and property which will enable the Department to collect restitution.
- R. If restitution is ordered, you must cooperate fully with the Restitution Unit.
- S. You will pay any unpaid amounts due to the court or the Tax Department for any legal services provided at state expense.

**NOTICE:**

Under the federal Gun Control Act (18 U.S.C.A. 922), a person who has been convicted of a felony or a qualifying misdemeanor crime of domestic violence, or who is subject to a qualifying final relief from abuse order, may not lawfully possess a firearm. For more information about these prohibitions, please call the Bureau of Alcohol, Tobacco, Firearms and Explosives at 1-800-800-3855 or go to the ATF website at: [www.atf.treas.gov](http://www.atf.treas.gov). If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult an attorney.

7/21/17 *Sandra Easter*

**SPECIAL CONDITIONS OF PROBATION**

In addition to these standard conditions, the Court orders these additional conditions:

1. You must not buy, have or drink any alcoholic beverage; you must submit to any alcosensor test or any other alcohol test when your probation officer or their designee asks you to do so.
2. You must attend the next available session of the CRASH program at your own expense. Your probation officer must agree that you have successfully completed the program.
3. You must have alcohol and/or drug screening. If the screening shows that counseling and/or treatment is needed, you must attend and participate in whatever counseling and/or treatment your probation officer tells you to do. You must complete counseling and/or treatment to your probation officer's satisfaction.
4. You must allow any treatment or counseling program to tell your probation officer and the court about your attendance and participation in the program.
5. You must attend, participate in and complete a residential treatment program if your probation officer tells you to do so. You must complete the program to your probation officer's satisfaction.
6. Interrupted Sentence: You must report to the correctional facility for the number of days as ordered on your mittimus and as directed by your probation officer. You must report on time and you must not use alcohol and/or drugs on the day(s) you report to the correctional facility.
7. You must attend and participate in mental health counseling if your probation officer tells you to do so. You must complete counseling to your probation officer's satisfaction.
8. You must pay your fine(s) of \$ \_\_\_\_\_ to your probation officer as directed by \_\_\_\_\_ (date).
9. You must live where your probation officer tells you to.
10. [No longer used]
11. You must actively participate in and complete the Reparative Probation program at the direction of the Reparative Program Coordinator.
12. You must faithfully work \_\_\_\_\_ hours at a community service job within \_\_\_\_\_ (period of time) to the satisfaction of your probation officer.
13. You must obtain a valid Vermont driver's license when eligible.
14. You must attend, participate in and complete a domestic violence counseling, education or treatment program, if your probation officer tells you to do so. You must complete the program to your probation officer's satisfaction.
15. You may not buy or have a firearm or ammunition, any destructive device or other dangerous weapon unless granted written permission by the court or probation officer.
16. You must not contact the victim in person, in writing, by telephone, by e-mail or through a third person.
17. You must obey any curfew as directed by your probation officer.
18. You must participate in sex offender treatment and counseling if your probation officer tells you to do so. You must complete treatment and/or counseling to your probation officer's satisfaction. You must submit to a polygraph examination if your probation officer asks you to do so, so that the probation officer can check on your compliance with the sex offender treatment program. You must not have any type of contact with children under the age of \_\_\_\_\_ without the written permission of your probation officer.

(18) To Be Argued

Identified in the special conds. for probation in 603-4-08 ReleK as detailed +

Initials: SE Defendant M Defense Counsel KN S.A. Cr 72 rev7/04

- 31. You shall work at a job as directed by and to the full satisfaction of your probation officer.
- 32. You shall actively participate in violence counseling for anger management and/or domestic violence, at your own expense, to the satisfaction of your probation officer.
- 33. You shall not harass, or cause to be harassed, the victim, victim's family or any prosecution witness. You shall not contact the victim or victim's family nor enter the victim's home, school or business without both the permission of your probation officer and the victim's prior written consent filed with your probation officer and then only by the terms of such consent.
- 34. You shall submit to photographing for identification purposes at the request of your probation officer.
- 35. You shall not enter any bar, tavern or other establishment where alcoholic beverages are sold for drinking on the premises.
- 36. You shall not purchase possess or consume any regulated drug without a valid prescription from a licensed physician and then only in accordance with such prescription. You shall notify your probation officer immediately of any such prescription.
- 37. You must cooperate with and provide the Vermont Restitution Unit with information about your address, phone number, and employment upon their request.
- 38. Other Conditions:

*if directed by your P.O.*

*Not Required*

*You shall abide by the requirements of your case plan and Disposition Plan as directed by P.O. You shall successfully participate + complete any such requirements*

I have read the above special conditions of probation, understand them and ask the Court to accept my request to be placed on probation under these special conditions of probation in addition to the standard conditions of probation. I understand that if I violate any condition of probation, the Court, after hearing, can impose such sentence as allowed by law.

Dated at Rutland, Vermont this 31<sup>st</sup> day of July, 2013.

[Signature]  
Deputy State's Attorney

[Signature: Sandra Easton]  
Defendant

[Signature: AA]  
Defense Attorney

\_\_\_\_\_  
Guardian ad Litem