

I.

FINDINGS OF FACT

1. The Board is an agency of the state of Missouri created and established pursuant to § 329.015, RSMo¹, for the purpose of licensing all persons engaged in the practice of barbering and cosmetology in this state. The Board has control and supervision of the licensed occupations and enforcement of the terms and provisions of Chapters 328 and 329, RSMo.

2. On or about August 12, 2012, Cox applied for a cosmetology class MO manicurist student license to enroll at Paris II Educational Center, 6840 North Oak Trafficway, Gladstone, Missouri. On her application, Cox answered "yes" to the question "In the last ten (10) years have you been adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of this state or any other state or of the United States, whether or not sentence was imposed?"

3. With her October 26, 2012 application, Cox included a statement regarding her answer of "yes" to the question regarding criminal history. Cox stated that on November 11, 2009, she was arrested for first degree assault and first degree child endangerment. She stated she "wanted to commit suicide again for the third time." She stated she took her son, D.T. to school and then started taking 4-5 mg of Xanax and 203 mg of Clonopin every two hours. She stated she continued this the entire day of November 10, 2009. She stated the last thing she remembered on November 10, 2009, was putting her son to bed and then going to be herself. She stated she did not remember anything afterward and it was a "blackout" due to the cocktails of medicine throughout the day and "possibly the night." She stated that she texted a friend at some point and told her that she (Cox) was going to kill herself and that she "wanted to take my

¹ All statutory references are to Missouri Revised Statutes 2000, as amended, unless otherwise indicated.

son with me.” She also stated that she told her mother what she had done and her mother called the police. Her mother was unable to keep D.T. awake upon arriving at Cox’s home. She stated she gave her son some medication but she did not remember doing it. Medical testing done on D.T. after Cox’s arrest demonstrate that she gave him Alprazolam and Clonazepam, both controlled substances pursuant to Chapter 195, RSMo in a manner that created a substantial risk to D.T. and was a substantial step toward the commission of a crime to kill D.T.

4. On or about December 31, 2012, Cox provided the Board a second statement in which she stated that she wants to prove to herself and others that “I have been able to overcome something that was a horrible experience. I have turned this difficult period in my life into something positive.” She stated she has been “very compliant with the conditions” of probation and “as a result of my efforts I am going to be able to get off probation early.”

5. On or about October 7, 2010, Cox pled guilty to the class B felony of assault in the first degree and the class C felony of endangering the welfare of a child in the first degree in the Circuit Court of Jackson County, Missouri, case number 0916-CR05616, as a result of the offense that occurred on November 11, 2009. The Court sentenced Cox to five years in the Missouri Department of Corrections on the assault charge and four years in the Missouri Department of Corrections on the endangering charge, to be served concurrently. The Court suspended the execution of sentence and ordered Cox to serve four years of supervised probation including all standard conditions of probation. The Court also ordered Cox to complete mental health screening and assessment and any follow up directed by her probation officer, drug abuse screening and assessment and any follow up directed by her probation officer. Finally, the Court ordered no contact with the victim, D.T., for Cox not to be within 1,000 feet of D.T.’s home and no contact with any other member of the household where D.T. lives.

II.

CONCLUSIONS OF LAW

6. The Board has authority to deny or refuse a license application pursuant to § 329.140.1, RSMo, which provides:

The board may refuse to issue any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his right to file a complaint with the administrative hearing commission as provided by chapter 621, RSMo.

7. The Board has cause to deny or refuse Cox's application for a cosmetology class MO manicurist student license pursuant to § 329.140.2, RSMo, which provides:

The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621, RSMo, against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered the person's certificate of registration or authority, permit or license for any one or any combination of the following causes:

...

(2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed[.]

8. As a result of Cox's actions as set forth in paragraphs 2 through 5 above, the Board has cause to deny or refuse Cox's application for a cosmetology class MO manicurist student license pursuant to § 329.140.1, RSMo, and § 329.140.2(2), RSMo.

9. As an alternative to refusing to issue a license, the Board may, at its discretion, issue a license subject to probation, pursuant to § 324.038, RSMo, which provides:

Whenever a board within or assigned to the division of professional registration, including the division itself when so empowered, may refuse to issue a license for reasons which also serve as a basis for filing a complaint with the administrative hearing commission seeking disciplinary action against a holder of a license, the board, as an alternative to refusing to issue a license, may, at its discretion, issue to an applicant a license subject to probation.

10. The Board issues this Order in lieu of denial of Cox's application for a cosmetology class MO manicurist student license. The Board has determined that this Order is necessary to ensure the protection of the public.

III.

ORDER

11. Based on the foregoing, Stephanie Cox is granted a cosmetology class MO manicurist student license, which is hereby placed on PROBATION for the period during which she is enrolled in cosmetology school and receiving training hours, not to exceed five (5) years from the effective date of this Order. During the aforementioned probation, Stephanie Cox shall be entitled to enroll as a cosmetology student subject to the following terms and conditions.

IV.

TERMS AND CONDITIONS

12. During the aforementioned probation, Stephanie Cox, shall be entitled to enroll as a cosmetology student subject to the following terms and conditions:

- A. During the disciplinary period, Applicant shall comply with all provisions of Chapter 329, RSMo, all applicable board regulations, all applicable federal and state drug laws, rules and regulations and all applicable federal and state criminal laws. "State" includes the state of Missouri, all other states and territories of the United States, and the ordinances of their political subdivisions.
- B. During the disciplinary period, Applicant shall keep the Board informed of Applicant's current work and home telephone numbers. Applicant shall notify the Board in writing within ten days (10) of any change in this information.

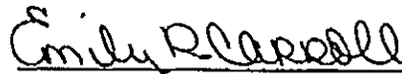
- C. During the probationary period, Applicant shall timely renew Applicant's student license granted hereby and shall timely pay all fees required for licensure and comply with all other Board requirements necessary to maintain said license in a current and active state.
- D. During the probationary period, Applicant shall accept and comply with unannounced visits from the Board's representatives to monitor compliance with the terms and conditions of this Order.
- E. During the disciplinary period, Applicant shall appear in person for interviews with the Board or its designee upon request.
- F. Applicant shall submit written reports to the Board on or before January 1 and July 1 during each year of the probationary period stating truthfully whether there has been compliance with all terms and conditions of this Order. The first such report shall be received by the Board on or before July 1, 2013.
- G. If, at any time during the probationary period, Applicant changes Applicant's address from the state of Missouri, or ceases to maintain Applicant's cosmetology student license current or active under the provisions of Chapter 329, RSMo, or fails to keep the Board advised of all current places of residence, the time of such absence, unlicensed or inactive status, or unknown whereabouts shall not be deemed or taken to satisfy any part of the probationary period.
- H. The Board retains jurisdiction to hold a hearing at any time to determine if a violation of this Order has occurred and, if a violation of this Order has occurred, may seek to amend this Order or impose further disciplinary or appropriate action at the discretion of the Board. No order shall be entered by the Board pursuant to this paragraph without any required notice and opportunity for a hearing before the Board as provided by Chapter 536, RSMo.
- I. Unless otherwise specified by the Board, all reports, documentation, notices, or other materials required to be submitted to the Board shall be forwarded to: Missouri State Board of Cosmetology and Barber Examiners, P.O. Box 1062, Jefferson City, Missouri 65102.
- J. Any failure by Applicant to comply with any condition of discipline set forth herein constitutes a violation of this Order.

13. This Order does not bind the Board or restrict the remedies available to it concerning any violation by Applicant of the terms and conditions of this Order, Chapter 329, RSMo, or the regulations promulgated thereunder.

14. The Board will maintain this Order as an open, public record of the Board as provided in Chapters 329, 610, and 324, RSMo.

SO ORDERED, EFFECTIVE THIS 22 DAY OF MARCH, 2013.

MISSOURI STATE BOARD OF COSMETOLOGY
AND BARBER EXAMINERS



Emily Carroll, Executive Director