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SUPREME COURT: STATE OF NEW YORK
COUNTY OF KINGS

-----X
THE PEOPLE OF THE STATE OF NEW YORK

-against-

MARINA LAGUNOVA

Defendant.

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Ind. No.

3773/2008

Non-Aligned

NYS Attorney General

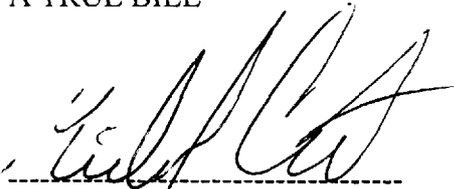
APR 20 2008

COUNT 1 – UNLICENSED PRACTICE (Dentistry)

COUNT 2 – UNLICENSED PRACTICE (Dentistry)

COUNT 3 – ASSAULT IN THE SECOND DEGREE

A TRUE BILL



FOREPERSON

2008 APR 29 AM 11:40
SUPREME COURT KINGS

COUNT ONE

THE GRAND JURY OF THE COUNTY OF KINGS, by this indictment, accuses the defendant, Marina Lagunova, of the crime of **UNLICENSED PRACTICE, in violation of Title VIII, Article 130, Subarticle 4, Section 6512(1) of the Education Law**, committed as follows:

The defendant, Marina Lagunova, in the County of Kings, during a period from on or about October 2001 to on or about May 2005, did practice and offer to practice and hold herself out as being able to practice a profession for which a license is a prerequisite to the practice of the acts in New York State under Title VIII of the Education Law, to wit, dentistry.

COUNT TWO

AND THE GRAND JURY AFORESAID, by this indictment, accuses the defendant of the crime of **UNLICENSED PRACTICE, in violation of Title VIII, Article 130, Subarticle 4, Section 6512(1) of the Education Law**, committed as follows:

The defendant, Marina Lagunova, in the County of Kings, on or about February 11, 2008, did practice and offer to practice and hold herself out as being able to practice a profession for which a license is a prerequisite to the practice of the acts in New York State under Title VIII of the Education Law, to wit, dentistry.

COUNT THREE

AND THE GRAND JURY AFORESAID, by this indictment, accuses the defendant of the crime of **ASSAULT IN THE SECOND DEGREE, in violation of New York Penal Law Section 120.05 (6)**, committed as follows:

The defendant, Marina Lagunova, in the County of Kings, in May 2005, in the course of and in furtherance of the commission or attempted commission of a felony, other than a felony defined in article one hundred thirty which requires corroboration for conviction, caused physical injury to Tatyana Bolotina, who was not a participant in the crime.

ANDREW CUOMO
NEW YORK STATE ATTORNEY GENERAL