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March 14, 2017

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To: Riverside Police Department

City of Riverside  
City Clerk's Office

Name of the shop: Vogue Massage Healer

Location of the shop: 5115 Jurupa Ave. #B1. Riverside. CA92504

Owner address: [REDACTED]

Re: Appeal of the Revocation of Massage Establishment of Registration for  
Vogue Massage Healer

Dear Deputy Chief of Police  
Mr. Jeffrey L. Greer

Reason of Appeal and Objection:

Why the owner becomes the biggest sufferer: Cut his head

This is a too harsh penalty and unfair to the owner, parlor must be closed immediately. I open my shop with permit in one year, this is the first offense by my employee who did the violation as mentioned in your letter. The letter of permit revocation came such a sudden, 3 days (only allow mailing time) my operation must cease. All of a sudden I lost all my investment, but I still needed to pay the rent for another 12 months and other overheads ahead of me. Only because my same employee made the violation two times in February 2017, as mentioned in your letter.

You find no ground that I had made use of this offender as a prostitute to make extra money by instructing her to do bad things in my parlor. Now I become the biggest sufferer. Her bad behavior is only her own desire, I cannot monitor her all bad or good things that may happen in a closed room by only two persons, no video camera is set up in the room. Unless you have proofs that I made use of this temporary employee to make extra income, then, I accept to close my parlor at once. May be the man customer lured the woman worker with good money and the young woman only at that instant cannot resist the lure and agreed to do the bad things in the room. Who knows? From the news papers, the public, especially police officers, most of them always pre-regarded the massage parlors are places of prostitution, they hope that the best is these parlors all disappear in the air. But massage practitioner is a pain healer, many customers if who need to relief pains they will select to go to massage parlor. If the market doesn't need this industry, they will disappear in the marker by itself naturally.

Proofs?

You said my employee touch customer's (paint clothes police officer) genitals,

anus, or areola. Did she intentionally do so in order to ask for more money? Are you sure that this is not by mistake that she touched these mentioned organs? Can I have the detail evidence such as conversation recording or video or photos? Did my employee already admit all of these violations offence in court and she pleaded guilty?

A plan to trap the same worker for violation by your paint clothes police officer

You said she made the violation on February 02, 2017. Have you issued a citation ticket on that day? The employee said to me that the officer didn't issue any citation in that day, the officer only felt that she may be the worker possibly to do the violation, on February 02, 2007, he asked her when would he meet her again? She said next Wednesday. That is February 08, 2007. He then left the parlor, just before he left the parlor, he hugged her said she did very good massage and gave her \$20 tips, this made my employee feel that he is a nice customer and she kept a very good image in her mind.

On February 08, 2017, the same officer came again, after finish massage, the officer proposed if he gave her an additional \$60 tips, whether she can let him to see her breast. She mistaken that he is a sweet good customer, she then showed OK after hesitation, she asked him to pay the money first, after she took the money, the officer's associates rushed in the shop from the outside streets, they then do all necessary accusations such as taken photos, check all papers and issued a citation ticket to her. She still not yet rolled up her clothes to display her breast. She just took the money and may be ready to display her breast. This was already a violation, She said she didn't touch her genital. Have you have all the conversation recorded or already video/photo down her breast or touched the genital situation? I don't know?

It is not a sound method for a police officer to set up a plan to lead the worker to offend the Municipal Code. If she actively offered to do bad jobs by herself, that she was evil, but this time this may not be her own initiation. Because this offence was initiated by the police officer. If for a regular customers, very rare they will propose to spend additional money to see the breast of the massage worker, they know that this also will lead violation for both.

Procedure of Unreasonable Order to close my parlor

I was not in the massage parlor when this violation happened, the main reason is the business was very slow, every day there were only three to four customers or some days one to no customer. The lady who did the offense is my once for a while employee, she is a certified worker, that is why the police officer need to ask her when she will come back to the shop to work next time. She was introduced to come to work in my parlor by one of my consistent workers.

She told me the judging of her offence has not started yet, but why the owner

has to close his entire operation right away? Do you need the court order before you decided to close my parlor?

It was already two times you found the lady's offense, I think that this is only one time the officer got his evidence, This is only one case not two cases. It has passed long time (one month) that the Police Department sent me this notice order to close my shop right away. The whole accusation is that the police and the offended employee did not try to put me in the picture. But end up I am the biggest sufferer.

Has this matter need to go through a judge procedure in order to let the public knows that whether the owner really ran guilty business in the massage parlor that he must shut down at once?

Similarly, can the police officer order any motor driver to stop all driving if he drove badly on the road by not going through the court's judgment? Can you ask a cab company to close all its business right away because one of its employee drivers the police found he had done violate things to the public or customers?

One employee offended the Municipal Code of prohibited Conduct, the owner has to face the penalty by shut down the business. This worst situation may happen in China communist country, never can I imagine this also exists in USA. This is too harsh and unfair, if this situation carry on, sooner or later you will find no more massage parlors in USA.

Finally

I am a man of 66 years old. I am having heart attack history (congestive heart failure), every day I need to dose Coumadin, Losartan and Carvedilol medicines. If I don't take medicine, my heart attack will come back any time. This matter, close my shop immediately, already gave me more than I can endure, frustrate and the pressure. The most problem I am facing is the landlord who will continue to ask me to pay rent until the end of this year. I have to pay other overhead also although my shop is closed.

As this is my first offense, please give me a chance to resume my business, I shall much be appreciated if a warning paper or a fine instead of my shop must be closed. I will try not to let the employees break the Municipal Codes again. My shop can then be became one of the good massage parlors in the Riverside County.

Yours truly



Kong Loon Fung (Mr.)

The Owner of Vogue Massage Healer