

**UNITED STATES OF AMERICA
NATIONAL CREDIT UNION ADMINISTRATION
Alexandria, Virginia**

In the Matter of)
)
)

JASON J. LAPIERRE)
_____)

Docket No.: 12-0009-R1

NOTICE OF PROHIBITION

WHEREAS on or about July 11, 2011, Jason J. LaPierre ("LaPierre") plead guilty to Grand Larceny, PL-1555.40-01, in connection with his employment at Hudson River Community Credit Union in Corinth, New York;

WHEREAS a violation of PL-155.40-01 is a criminal offense involving dishonesty and breach of trust;

NOW, THEREFORE, YOU ARE HEREBY NOTIFIED THAT:

1. Pursuant to 12 U.S. C. § 1785(d)(1)(A) and 12 U.S.C. § 1829(a)(1)(A), LaPierre is prohibited from becoming an "institution affiliated party" of any insured depository institution, as defined in 12 U.S.C. § 1786(r); otherwise participating, directly or indirectly, in the conduct of the affairs of any insured depository institution; and owning or controlling, directly or indirectly, any insured depository institution;

2. Pursuant to 12 U.S. C. § 1785(d)(1)(B) and 12 U.S.C. § 1829(a)(1)(B), no insured depository institution may permit LaPierre to engage in any conduct or continue in any relationship prohibited in paragraph 1 above;

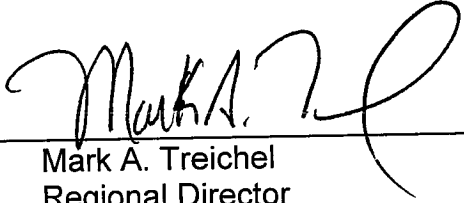
3. Pursuant to 12 U.S.C. § 1785(d)(3) and 12 U.S.C. § 1829(b), whoever knowingly violates paragraph 1 or 2 above is subject to a fine of not more than \$1 million for each day such prohibition is violated, or imprisonment for not more than five (5) years, or both;

4. The "Uniform Sentence and Commitment" filed July 11, 2011, Case No.:2011-M119SCI, is made a part hereof and is incorporated herein by reference; and

5. This Notice of Prohibition shall be effective and enforceable on the date set forth below.

IT IS SO ORDERED this 5th day of March, 2012.

NATIONAL CREDIT UNION ADMINISTRATION BOARD

By: 
Mark A. Treichel
Regional Director
NCUA Region I

UNIFORM SENTENCE & COMMITMENT

STATE OF NEW YORK
COUNTY COURT, COUNTY OF SARATOGA
PRESENT: HON. JERRY J. SCARANO

Court Part: COUNTY
Court Reporter: CHERYL R. RENCH
Superior Ct. Case #: 2011-M119SCT

The People of the State of New York
-vs-
JASON J LAPIERRE
Defendant

M 06-29-1975 07534518M 64605613L
SEX D.O.B. NYSID NUMBER CRIMINAL JUSTICE TRACKING NUMBER

Accusatory Instrument Charge(s): Law/Section & Subdivision:
1 2-GR LAR 2ND:PROPERTY VAL>\$50 PL-155.40-01 -CF-
2
3
4
5 Date(s) of Offense: 05-23-2006
To

THE ABOVE NAMED DEFENDANT HAVING BEEN CONVICTED BY (X) PLEA OR () VERDICT, THE MOST SERIOUS OFFENSE BEING A (X) FELONY OR () MISDEMEANOR OR () VIOLATION, IS HEREBY SENTENCED TO:

Table with columns: Crime, Count, Law/Section, SMF, Hate or Terror, Minimum Term, Maximum Term, [] Definite(circle:D,M,Y), [] Determinate(In years)** Superv., Post-Rel. Includes entry for 2-GR LAR 2ND:PROPERTY VAL>\$50 with 3 years minimum and 9 years maximum.

** NOTE: For each DETERMINATE SENTENCE imposed, a corresponding period of POST-RELEASE SUPERVISION MUST be indicated [PL 70.45] shall run CONCURRENTLY with each other [] Count(s) shall run CONSECUTIVELY to count(s)
[] Sentence imposed herein shall run CONCURRENTLY with and/or CONSECUTIVELY to
[] A _____ period of ([] PROBATION or [] CONDITIONAL DISCHARGE) with Ignition Interlock Device condition to run CONSECUTIVELY to any term of imprisonment imposed herein and to commence upon the defendant's release from imprisonment [PL 60.21]

[] Conviction includes: WEAPON TYPE: and/or DRUG TYPE:
[] Charged as a JUVENILE OFFENDER-age at time crime committed: 0
[] Adjudicated a YOUTHFUL OFFENDER (CPL 720.20) [] Court certified Defendant a SEX OFFENDER(Cor. L.168-d)
[] Execute as a sentence of PAROLE SUPERVISION (CPL 410.91) [] CASAT ordered (PL 60.04(6))
[] Re-Sentenced as a PROBATION VIOLATOR (CPL 410.70) [] SHOCK INCARCERATION Ordered (PL 60.04(7))
As a [] second [] second violent [] second drug [] second drug/prior VFO [] predicate sex offender
[] predicate sex offender/prior VFO [] second child sexual assault [] persistent [] persistent violent FELONY OFFENDER
Paid Not Pd Dfrd-court must file written order[CPL 420.40(5)]Paid Not Pd Dfrd-court must file written order[CPL 420.40(5)]
[X] [] [] Mandatory Surcharge \$ 300.00 [X] [] [] Crime Victim Assistance Fee \$ 25.00
[] [] [] Fine \$.00 [] [] [] Restitution \$.00
[X] [] [] DNA Fee \$ 50.00 [] [] [] Sex Offender Registration Fee \$.00
[] [] [] DWI/Other: \$.00 [] [] [] Supplemental Sex Off. Victim Fee \$.00

THE SAID DEFENDANT BE AND HEREBY IS COMMITTED TO THE CUSTODY OF THE:
[X] NYS Department of Correctional Services (NYSDOCS) until released in accordance with the law, and being a person sixteen (16) years or older not presently in the custody of NYSDOCS, the (X) COUNTY SHERIFF or () NEW YORK CITY DEPARTMENT OF CORRECTION is directed to deliver the defendant to the custody of NYSDOCS as provided in 7 NYCRR Part 103.
[] NYS Department of Correctional Services (NYSDOCS) until released in accordance with the law, and being a person sixteen (16) years or older presently in the custody of NYSDOCS, said defendant shall remain in the custody of NYSDOCS.
[] NYS Office of Children and Family Services in accordance with the law, being a person less than sixteen (16) years of age at the time the crime was committed.
[] SARATOGA COUNTY Jail/Correctional Facility
TO BE HELD UNTIL THE JUDGMENT OF THIS COURT IS SATISFIED.

REMARKS: All fines, surcharges, etc., to be paid at a later date, to wit, 3 years from today's date. Court recommends the NYS Shock Incarceration Program for this defendant.

Commitment, Order of Protection & Pre-Sentence Report rec'd by Correctional Authority as indicated:

Official Name

Pre-Sentence Investigation Report Attached: () YES [] NO [] Amended Commitment:
Order of Protection Issued: () YES [X] NO [] Original Sentence Date 07-11-2011 Shield No.
Order of Protection Attached: () YES [] NO
Date 07/11/11 by CARIANNE BRIMHALL Clerk of the Court Signature Title

Handwritten signature of Mary M. Langley, J. Court Clerk

____ Court Copy ____ Correction's Copy ____ County Clerk's Copy ____ District Attorney's Copy
____ Board of Election's Copy

Defendant's Name: JASON J LAPIERRE

Defendant's Address: _____
Complete and forward when Sentence is a Felony Pursuant to Section 5-708 Election Law

CERTIFY JAIL TIME

This is to Certify that the length of time spent by the defendant pursuant to 600-a, Corrections Law, to be calculated as part of the term of sentence herein imposed is _____ total days based on:

DATE	TO	DATE
_____		_____
_____		_____
_____		_____
_____		_____

Title: _____

Dated: _____