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Certified No.

STATE OF CONNECTICUT
DEPARTMENT OF HEALTH SERVICES

IN RE:

Debbie (Muisse) ~~EVER~~
License # 032696
c/o Joseph's Hair Stylists
6 Main Street
Norwalk, CT 06887

MEMORANDUM OF DECISION

On March 11, 1985, the Connecticut Board of Examiners for Barbers, Hairdressers, and Cosmetologists (hereinafter "Board") was presented by the Department of Health Services with a Notice of Hearing dated December 4, 1984 and a Two Count Statement of Charges dated December 4, 1984 showing service properly made on Debbie Muise (hereinafter "Respondent").

The Statement of Charges alleged two (2) violations of Conn. Gen. Stat. § 20-263 for cutting and waving a customer's hair negligently. The Notice of Hearing provided that the hearing would take place on January 7, 1985 at the Department of Health Services, 150 Washington Street, Hartford, Connecticut. This hearing date was continued to March 11, 1985. Respondent was present at this latter time and represented by counsel.

Each member of the Board involved in this decision attests that he/she has reviewed the record and that this decision is based entirely on that record.

FINDINGS AND CONCLUSION

1. Respondent was at all pertinent times licensed to practice hairdressing under License Number 032696.
2. Pursuant to Section 4-182(c) of the General Statutes, the Respondent was provided a full opportunity prior to the institution of agency action to show compliance with all the terms for retention of her license.
3. On March 2, 1984, the Respondent gave a hair cut and permanent wave to Carolyn Davis in a negligent manner thereby causing breakage to such persons hair and resulting in portions of scalp becoming exposed to her embarrassment and temporary disfigurement in violation of the Conn. Gen. Stat. ¶ 20-263 prescription banning negligent conduct in the course of professional activities.

ORDER

Pursuant to its authority under § 19a-17 of Connecticut General Statutes, the Board of Barbers, Hairdressers and Cosmetologists hereby orders the following:

1. that a letter of reprimand be written and placed in Respondent's file at the department of Health Services;
2. that such letter states that Respondent was guilty of unprofessional conduct in that she violated § 20-263 of the Connecticut General Statutes; and
3. that such letter will be considered if Respondent is brought before the Board in any further disciplinary hearings.

CONNECTICUT BOARD OF BARBERS
HAIRDRESSERS AND COSMOTOLOGISTS

Date 3-14-26

By: Ralph Cohen

STATE OF CONNECTICUT
DEPARTMENT OF HEALTH SERVICES

Debbie Muise
License # 032696
c/o Joseph's Hair Stylists
6 Main Street
Norwalk, CT 06887

IN RE DEBBIE MUISE

Dear Ms. Muise,

This is to advise that the Connecticut Board of Examiners for Barbers, Hairdressers, and Cosmetologists in the enclosed MEMORANDUM OF DECISION unanimously ordered that this Letter of Reprimand be written and placed in your file at the Department of Health Services.

This reprimand was ordered as the result of the January 7, 1985 hearing alleging that you violated Conn. Gen. Stat. § 20-263 for cutting and waving a customer's hair negligently. In its Findings and Conclusion the Board determined that such allegations had been proven in that the hair treatment you provided caused breakage to the customer's hair resulting in portions of her scalp being exposed.

This will further advise that this Letter of Reprimand will be considered if you are brought before the Board in any further disciplinary proceedings.

CONNECTICUT BOARD OF BARBERS
HAIRDRESSERS AND COSMOTOLOGISTS

5-14-86
Date

BY Ray Coburn
Chairman