

Update on Datamaster, confrontation and business records COA rules in favor of the People

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Yvonna Abraham

<yabraham@ci.dearborn-heights.mi.us>

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Sep 14, 2020, 10:02:55 AM



to madcm@googlegroups.com

Good morning MADCM members,

Please find attached a published opinion released on 9/10/20, the Michigan Court of Appeals ruled that 120-day breath testing logs are “nontestimonial” for purposes of the Confrontation Clause and thus fall within the business records exception to the hearsay rule.

Sincerely,

Yvonna Abraham

MADCM President



CoA maj and diss opinions.pdf



james brennan

<jamesbrennanlaw64@gmail.com>

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Sep 14, 2020, 10:04:38 AM



to Jonathan Morse

Thanks for the important update. Have a great day. Brennan




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
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