

**IN THE CIRCUIT COURT OF ROCK ISLAND COUNTY, ILLINOIS  
FOURTEENTH JUDICIAL CIRCUIT  
MISDEMEANOR DIVISION**

THE PEOPLE OF THE STATE OF ILLINOIS, <p style="text-align: center;">Plaintiff</p> <p style="text-align: center;">v.</p> <p style="text-align: center;">Defendant</p>	No.
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**MISDEMEANOR ORDER OF PROBATION/ CONDITIONAL DISCHARGE/ COURT SUPERVISION**

The above-named defendant has appeared in Court (admonished pursuant to Supreme Court Rules 401 & 402) Pro Se / with counsel, \_\_\_\_\_, and has pled guilty to/been found guilty of the offense[s] of: \_\_\_\_\_, a Class \_\_\_\_ **Misdemeanor**.

It is the ORDER of the Court that the above-named defendant is sentenced to PROBATION / CONDITIONAL DISCHARGE / COURT SUPERVISION for a term of \_\_\_\_\_ months from this date, subject to the following terms and conditions:

- {A020} That the disposition in this case shall run **consecutive / concurrent** with \_\_\_\_\_.
- {A040} That the defendant shall not during their term of Probation / Supervision / Conditional Discharge **violate any criminal statute** of any jurisdiction.
- {A060} That the defendant shall refrain from possessing a firearm or dangerous weapon.
- {A080} That the defendant shall **report immediately** to and call Adult Probation Office located at 2116 25<sup>th</sup> Avenue, Rock Island, Illinois 61201 at (309) 558-3700. Defendant shall report to and appear in person before an assigned Probation Officer of the court once a month, or as further directed concerning their whereabouts, conduct and employment and furnish such information relating to the conditions of probation as may from time to time be deemed necessary by the Department of Court Services. Incidental to his condition, defendant is charged in the responsibility of keeping the probation department updated with a current address of residence. The defendant shall submit proof of income, including federal and state income tax returns and pay stubs, upon reasonable request of the probation department. Upon the defendant's request to have this case transferred to another state, the defendant shall pay a fee in the amount of \$125 to the Clerk of Court pursuant to 730 ILCS5/9-1.12.
- {A100} That the defendant shall permit **unannounced home visits** by the assigned Probation Officer.
- {A120} That the defendant must keep the Department of Court Services updated with a **current and correct address** of residence reporting any change of residence to the defendant's Probation Officer within 48 hours.
- {A140} That the defendant **shall not move or relocate outside of Rock Island County**, Illinois or the defendant's county of residence at the time of sentencing without prior approval from the Court, Probation Officer, and the Intra or Interstate Compact.
- {A150} That the defendant shall **not leave the State** without consent of the Court.

**IMPRISONMENT:**

- {A230} That the defendant shall receive **credit for** \_\_\_\_\_ **served**.
- {A240} That the defendant serve a \_\_\_\_ day (straight / day for day credit) term of imprisonment in the Rock Island County Jail (with credit for time served / stayed pending compliance with sentence). The mittimus is stayed until \_\_\_\_\_, 20\_\_ at \_\_.M. at which time defendant shall report to the Rock Island County Jail.

- {A250} That the defendant serve a \_\_\_\_\_ day term of **periodic imprisonment** in the Rock Island County Jail commencing \_\_\_\_\_, 20\_\_\_\_. A periodic imprisonment fee is assessed in the amount of \$ \_\_\_\_\_ per day payable weekly through the Rock Island County Sheriff's Office.
- {A260} That the defendant shall serve a term of **home detention without** electronic monitoring.
- {A262} That the defendant shall serve a \_\_\_\_\_ day term of **home detention with** electronic monitoring. The defendant shall abide by all conditions set forth by Rock Island County Court Services and shall pay a daily fee of \$25.00 plus a one-time \$25.00 hook up fee, payable to the Clerk of Court.
- {A705} That the defendant shall receive a **\$30.00 credit** toward any fine levied for each day incarcerated in the above-captioned case pursuant to 725 ILCS 5/110-14.

**GENERIC CONDITIONS:**

- {A310} That the defendant shall successfully complete an **anger management** program designated by Department of Court Services. The defendant shall obtain the evaluation and complete the treatment in a timely manner as set by Court Services. The defendant shall pay all costs of this treatment. The defendant shall sign any releases necessary for Court Services to monitor this program.
- {A325} That the defendant shall attend screening for the Rock Island County **Cognitive Behavior Group**. The defendant shall successfully complete this course in a time and manner set by the Department of Court Services. This condition may be waived by the Department of Court Services should the defendant be determined following a screening to be unsuitable for the Cognitive Behavior Group.
- {A330} That the defendant shall have **no contact** with \_\_\_\_\_.
- {A390} That the defendant shall **not be present at or enter or remain upon** any real property, business, or residence owned or occupied by \_\_\_\_\_.
- {A400} That all **prior terms and conditions remain in effect** except as changed herein.
- {A410} That the defendant participate in **programs as referred by the Department of Court Services**.
- {A430} That the defendant shall complete \_\_\_\_\_ hours of **Public Service Work** when, where, and as directed by the Department of Court Services.
- {A450} That the defendant shall use his/her best efforts to **obtain and maintain employment** and report on said efforts to Court Services.
- {A454} That the defendant shall **enroll in and attend school or vocational training** daily except for a valid medical excuse and obey all rules.
- {A458} That the defendant must advise the Department of Court Services immediately of **any change of employment/school/vocational program**.
- {A480} That the defendant shall attend and successfully complete the **Victim Impact Panel** no later than 95 days from the date of this order.
- {A490} The defendant must **appear in person** on or about the **end of the term** of this sentence, specifically on \_\_\_\_\_ at 8:30 AM, and if the Court determines that the defendant has **successfully complied** with all of the conditions of this Order, then the Court shall discharge the defendant and enter an Order **dismissing the charges** without adjudication of guilt or entry of conviction. No further notice will be given to the defendant and failure to appear as ordered may result in an unsuccessful termination.

**SUBSTANCES / ADDICTIONS:**

- {A510} That the defendant shall **not consume any alcoholic beverage**. The defendant shall submit to random alcohol testing as requested by the Department of Court Services, and the defendant shall be charged a flat fee of \$70.00 for said random testing in the above-entitled case.

{A520} That the defendant shall not consume, ingest, or otherwise have any **illegal drugs in his/her system** as defined by Illinois and Federal law. The defendant shall submit to random urine drops as requested by the Department of Court Services, and the defendant shall be charged a flat fee of \$70.00 for said random testing in the above-entitled case. If the Department of Court Services deems it necessary, the defendant shall submit to further testing at a local laboratory, such as the Metro Lab, within 72 hours of the direction of the Department of Court Services and stipulate to the results of said testing at any hearing. In the event of a positive urinalysis test result, the Department of Court Services may direct the defendant to receive a substance abuse evaluation to be completed within 60 days of the positive test result and the defendant shall follow all treatment recommendations, and successfully complete any and all recommended treatment programs at the direction of the Department of Court Services and/or the treatment provider(s). The defendant shall sign all necessary releases for the Department of Court Services to monitor this program.

That the defendant shall **not consume any cannabis**. If this box is not checked it shall not be a violation.

{A548} That the defendant shall obtain an (**alcohol / substance abuse / alcohol and substance abuse evaluation**) within 60 days of this order, follow all treatment recommendations, and successfully complete any and all recommended treatment programs including random alcohol and urine testing at the direction of the Department of Court Services and/or the treatment provider(s). The defendant shall pay all costs of treatment including a flat fee of \$70.00 for said random testing in the above-entitled case. The defendant shall sign all necessary releases for the Department of Court Services to monitor this program. Defendant shall successfully complete any and all treatment without delay but no later than 30 days prior to the expiration of the term of this Order.

{A560} That the defendant shall participate in **A.A./N.A.** and follow any and all treatment recommendations.

#### **MENTAL HEALTH:**

{A570} That the defendant shall obtain a **mental health assessment** and complete all recommended counseling or treatment including the taking of all **prescribed medication**. The defendant shall sign all necessary releases for Court Services to monitor this program.

{A578} That the defendant shall cooperate with **mental health treatment** including taking **prescription medication**.

#### **SEX OFFENDER:**

{A600} That pursuant to 730 ILCS 5/5-5-3(g), the defendant shall undergo medical testing to determine whether the defendant has any **sexually transmittable diseases**, including a test for H.I.V. and A.I.D.S. The testing shall be performed only by appropriately licensed medical practitioners and may include an analysis of any bodily fluids as well as an exam of the defendant's person. Except as otherwise provided by law, the results of such testing shall be kept strictly confidential by all medical personnel and personally delivered in a sealed envelope to the Judge of the Court in which the conviction was entered for the Judge's inspection in camera. The Judge, acting in the best interests of the victim and the public, shall have discretion to determine to whom, if anyone, the results of the testing may be revealed. The cost of the testing shall be paid by the defendant and assessed as costs against the defendant.

{A610} That the defendant shall **register as a sex offender** within 3 days with the Chief of Police of the municipality in which the defendant resides or if the defendant lives in an unincorporated area, the defendant shall register with the Sheriff of the county of residence.

{A620} That the defendant shall obtain a **sex offender evaluation** by an evaluator approved by the Sex Offender management Board pursuant to 730 ILCS 5/5-3-2(b-5) and the defendant shall pay for the **cost** of said evaluation reimbursing Rock Island County up to \$200.00.

{A630} That the defendant shall attend and successfully complete **Sex Offender Treatment**.

#### **DOMESTIC VIOLENCE / ANGER MANAGMENT:**

{A670} That the defendant shall obtain an evaluation and begin the **domestic violence program** as recommended within 30 days of this date or the date of release from jail and complete the program as required by Court Services. The defendant shall pay all costs of said program and shall provide a release to Court Services to monitor the defendant's compliance.

[ ] {A674} That the defendant shall successfully complete an **anger management** course as required by Court Services. The defendant shall pay all costs of said program and shall provide a release to Court Services to monitor the defendant's compliance.

**MONIES ORDERED: (SEE FINANCIAL SENTENCING ORDER)**

[ ] {A705} That the Court finds that the defendant is entitled to **\$30 credit** per day for \_\_\_\_\_ days incarcerated in the above-captioned case pursuant to 725 ILCS 5/110-14.

[ ] {A780} That the defendant shall pay a **FINE** in the amount of \$\_\_\_\_\_ pursuant to 730 ILCS 5/5-9-1 plus **surcharge** to be determined by the Clerk of Court.

[ ] {A970} That the Rock Island County Circuit Clerk is directed to **apply monies in the following order**: 1) Court costs, 2) Probation fees, 3) Fines, 4) Restitution, and 5) other fees and assessments, per Rock Island County Administrative Order 00-02.

[ ] {A980} That the defendant shall appear before **the Payment Hearing Officer to make payment arrangements** on \_\_\_\_\_, 20\_\_ at 9:00 AM at the Rock Island County Courthouse, 210 - 15<sup>th</sup> Street, Rock Island, IL 61201.

[ ] {A990} That the fees, costs and restitution ordered to be paid by the defendant are **reduced to judgment** against the defendant and are declared a lien upon the defendant's property.

[ ] **ADDITIONAL CONDITIONS:** \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_  
Defense Attorney

\_\_\_\_\_  
State's Attorney

IT IS SO ORDERED ON THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 20\_\_\_\_\_.

ENTERED:

\_\_\_\_\_  
Judge of the Fourteenth Circuit

***Defendant acknowledges receipt of a copy of this Order and further acknowledges that failure to follow any of the conditions could result in a revocation of this Order, judgment of guilt, and conviction being entered and a new sentence with additional penalties imposed.***

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Date

\_\_\_\_\_  
Address

\_\_\_\_\_  
Telephone