

**ORDER PLACING DEFENDANT ON PROBATION  
IN THE COUNTY COURT OF HILLSBOROUGH COUNTY, FLORIDA**

State of Florida

Division A

V.

Case No. 17-CT-018789

2018 JAN 17 PM 3:55  
CLERK OF THE  
CIRCUIT COURT  
COUNTY

This case coming on this day to be heard before me, and you, the defendant, \_\_\_\_\_ being now present before me, and you having entered a plea of No Contest to the offense(s) of Driving Under the Influence BAL above .15 and the court having Adjudicated Guilty, and it appearing to the satisfaction of the court that you are not likely again to engage in a criminal course of conduct, and that the ends of justice and welfare of society do not require that you should suffer the full penalty authorized by law.

Now therefore, it is ordered and adjudged that the imposition of sentence is hereby withheld and that you are hereby placed on probation for a period of 12 Months under the supervision of the Hillsborough County Sheriff's Office Misdemeanor Probation Services and its' supervisors.

It is further ordered and adjudged that you shall comply with the probation conditions 1 through 7 as outlined and with conditions 7 through 9 as follows:

1. You will not change your residence or employment or leave the Tampa Bay area and/or county of your residence without first gaining consent of your assigned Detention Specialist.
2. You will report in person each month on an assigned date to the Hillsborough County Sheriff's Office unless otherwise directed by your assigned Detention Specialist.
3. You will live and remain at liberty without violating any law. A conviction in a court of law is not necessary in order for such a violation to constitute a violation of probation.
4. You will not use any intoxicants to excess nor will you visit places where intoxicants, drugs, or other dangerous substances are sold, dispensed, or used unlawfully.
5. You will work diligently at a lawful occupation and support any dependents to the best of your ability as directed by your Detention Specialist.
6. You will promptly and truthfully answer all inquiries directed to you by the court or your assigned Detention Specialist, and you will comply with all instructions he/she may give you.
7. You will pay the following to the Clerk of the Circuit Court:
  - a) Seventy-five dollars (\$75) for the first month and fifty-five dollars (\$55) per month thereafter to cover the cost of supervision beginning on the date of this order. This cost of supervision is required by Florida Statute 948.09 and will be complied with.
  - b) Special conditions set by presiding judge:
    1. Fine of \$1,000 plus court costs within 10 months
    2. Restitution within \_\_\_\_\_ months
8. You will be responsible for the following special conditions set by the presiding judge:
  - a) Complete the following community service
    1. \_\_\_\_\_ hours with the Community Service Restitution Program at \_\_\_\_\_ hours per month, at a site to be designated by Probation Services
    2. \_\_\_\_\_ hours with the HCSO Work Program at \_\_\_\_\_ hours per month
    3. 100 hours with an approved community service site at 10 hours per month  
Total hours to be completed by 10 months
  - b) Enroll in and complete:  DUI School,  drug evaluation,  alcohol evaluation, and/or  psychological evaluation within 3 months and where evaluation indicates treatment is needed,

complete same.

- c) Complete  Victim Impact Panel  10 days Vehicle Immobilization
- d) Make every effort to obtain a driver license within \_\_\_\_\_ months
- e)  Obtain Domestic Violence Indigency Screening within 7 days
- f)  Obtain Domestic Violence Assessment within 7 days and attend recommended counseling
- g)  No Contact with Victim
- h) Other 3 VIP, Enroll in DUI within 45 days of release from HCJ and complete any recommended treatment,

DLR 1 year, Ign Int 6 months, Do Not consume alcohol, Do No frequent establishments where alcohol is primary source of income, Random Urine screens 10 to include test for all drugs including marijuana and spice, Minimum 2 AA meetings a week, Sentenced to 30 days HCJ specified drug test treatment program, is required to serve 30 days HCJ spicified drug treatment program 30 days within the Jail: Jail is to hold defendant in Jail until completion of 30 days HCF specified program, Client is to have an ankle alcohol monitor installed within 24 hours of release from HCJ, Probation is to run concurrent with jail time.

9. You will complete a median number of community service hours and pay no less than %40 of all fees, restitution, fines, and costs by the midpoint of you court ordered probation

10. Early Termination No

You are hereby placed on notice that the court may at any time rescind or modify any of the conditions of your probation, or may extend the period of probation as authorized by law, or may discharge you from further supervision, and if you violate and of the conditions of your probation, you may be arrested and the court may revoke your probation and impose any sentence which it might have imposed before placing you on probation.

It is further ordered that when you have reported to the probation counselor and have been instructed as to the conditions of your probation, you shall be released from custody, if you are in custody, and if you are at liberty on bond, the sureties thereon shall stand as charged from liability.

It is further ordered that the Clerk of the Circuit Court file this order and record the same in the minutes of the court.

Done and ordered in open court on December 8, 2017

  
 \_\_\_\_\_  
 Judge

I have read and understand the conditions of my probation as outlined above:

1/11/2018  
 Date

  
 \_\_\_\_\_  
 Defendant