

24TH JUDICIAL DISTRICT COURT, PARISH OF JEFFERSON STATE OF LOUISIANA

Case No	Division ""
ate of Louisiana v.	

FELONY: SCHEDULE OF FINES, FEES, SENTENCING PROVISIONS & PROBATION REQUIREMENTS

Part I	Guilty of Offense(s) / Date of Offense(s): Sex Offender Registration / Notification? Y N							
Son	tence ofyears &	months		1				
Har	rd Labor / JP Correctional Ce	nter (check one) with	Imposition of sentence is DEFERRED, under C.Cr.P. art 893(E); Defendant is placed on			under C.Cr.F. art.		
	Active Probation			Active Probation		_ months		
	Inactive Probation			Inactive Probation	ı	_ months		
IT IS	THE ORDER OF THE COURT th	at defendant shall con	nply with t	he following Sentencing Prov	risions (initial next to	item):		
Part II	Non-drug cases		Ī					
A	Pay court costs of: \$542.00 Pay fine of: \$500.00*	\$ 592.00 500.00*	* Jud	ge increases / decreases fine to	\$	Defender's Office fee of for services performed		
		\$ 1,092.00		Ψ•				
В	Pay a Commissioner Fund Fee of \$175, due at the first meeting with the Collections Officer. (LSA R.S. 13:718(I)(1))							
С	Pay a special fine of \$150 to the Ty	venty-Fourth Judicial	District Int	ensive Probation Drug Court.	(LSA R.S. 13:5304(I) & C.Cr.I	P. 895(B))		
D	Pay an Indigent Transcript Fee of \$2.00. (LSA R.S. 13:967(M)(2))							
Е	Pay a probation supervision fee of \$ (minimum \$70 to maximum \$110) per month to the Department of Probation and Parole plus an additional \$11.00 per month assessment. (C.Cr.P. Arr. 895.1(C) & Arr. 895.1(F))							
F	Make reasonable reparation or restitution to the aggrieved party / victim for damage or loss caused by defendant's offense(s) in an amount of \$							
G	Pay a fee of, not to exceed one thousand dollars (<i>see JPSO fee schedule</i>) as reimbursement to the commission if laboratory personnel performed a scientific test of any evidence seized pursuant to the investigation or prosecution of a violation. The commission may establish a schedule stating the estimated cost of performing the test which shall be used by the court in determining the amount of the fees. <i>Q.S.A R.S. 40:2266.1.1</i>)							
Н	Pay a fee of \$100.00 (14:98, 98.1 or 99),\$50.00 (14:92, 93.11, 93.12 or 32.333), or\$25.00 (14:91 7, 103, 107, 32:300 or any conviction where the use of alcohol was a factor) to the Twenty-Fourth Judicial District DWI Treatment Court. (LSA R.S. 13:1000.10)							
I	Pay a fee of \$250.00 (14:98.4) \$100.00 (14:98.3), \$50.00 (14:98.2), \$25.00 (14:98.1), or \$5.00 speeding or reckless driving offenses to the Traumatic Head and Spinal Cord Injury Trust Fund (LSA R.S. 46:2633)							
J	Defendant agrees that he/she alone is responsible to pay all fines, fees, costs within days/months as scheduled by the Collections Officer. If not paid within 60 days, a civil money judgment will be issued against defendant in an amount equal to the court costs, fine, fees, restitution, judicial interest, contempt fine, plus costs of this and any subsequent proceeding and recorded with the Clerk of Court's office. (C.Cr.P. Art. 885.1 & C.Cr.P. Art. 886)							
K	Report in person to the Collections and as directed; defendant must rep							
IT IS THI	E ORDER OF THE COURT that de	fendant shall comply	with the fo	llowing Special Conditions of	f Probation (initial r	next to each provision):		
Part III A	Refrain from criminal conduct, specifically the violation of any federal, state, parish, or local law; refrain from frequenting unlawful or disreputable places or consorting with disreputable persons; Refrain from the use of any prohibited drug or controlled dangerous substance and submit to a urinalysis at his/her own expense to test for the presence of any such prohibited drug as directed by the probation staff; Submit to available medical, psychiatric, mental health, or substance abuse examination or treatment or both when deemed appropriate and ordered to do so by the probation officer. Meet specified family responsibilities including any child support obligations; and not own or possess firearms and/or							
В	dangerous weapons. (C.Cr.P. Art. 895(A)) Remain within the jurisdiction of the Court and get permission from the probation officer before making any change in address and/or employment. Waive extradition to Louisiana from any jurisdiction in or outside the United States where you may be found and also agree that you will not contest any effort by a jurisdiction to return you to Louisiana.							
С	you will not contest any effort by a jurisdiction to return you to Louisiana. (C.Cr.P. Art. 895(A)) Obtain a GED or vo-tech training in a trade if you do not have a high school diploma. If necessary, defendant must enroll in and attend an adult education or reading program until he attains a sixth grade reading level or until his term of probation expires, whichever occurs first. All costs shall be paid by the defendant. (C.Cr.P. Art. 895(A))							
D	Report to the Louisiana Department of Probation and Parole today in person and as directed; permit Probation Officer to visit defendant at home or elsewhere; in lieu of incarceration, defendant agrees that the Probation Officer may conduct random searches of his residence or vehicle(s) or home; defendant shall devote himself to an occupation approved by Probation Officer; make a full and truthful report at the end of each month to Probation Officer, whose address is: 2150 Westbank Expressway, 5 th Floor, Harvey, LA 70058 or 1919 Veterans Boulevard, Suite 400, Kenner, LA 70062. (C.Cr.P. Art. 895)							
Part IV	Community Service Ordered: hours to be served at Call Community Service Coordinator to schedule service immediately. Community Service must be completed within (C.Cr.P. Art. 895(A)) Defendent by signing below, bereby confesses indement: The defendent authorizes the 24th Indicin District Court to obtain the defendent's							
	Defendant, by signing below, hereb	y confesses judgmen	t; The defe	ndant authorizes the 24 th Judio	cial District Court to	obtain the defendant's		
Part V A	credit bureau reports to collect on a debt. The defendant agrees that during the period of probation, he/she shall be subject to arrest at any time for the purpose of returning defendant to the court for disposition. FAILURE TO COMPLY with any one of the foregoing sentencing provisions and/or probation conditions may result in any or all of the following: A. Revocation of probation and/or imposition of any suspended or deferred sentence; B. Finding defendant in contempt of court and imposition of punishment even if the term of probation has ended; C. A judgment against the defendant in the amount equal to the fine, restitution, judicial interest, plus costs of this and any subsequent proceeding; D. the seizure of any Louisiana state income tax refund due to the							
Part VI	defendant. Special Order(s):							
	EY: I have read and explained the above-c sions and requirements and understands							
Attornev	(signature)		Defendan	t (signature)				
Attorney (print name)			Defendant (signature) Sex:					
S I ECAL NOTIFICATION			Street Ad	Apt Apt Zip				
-LEGAL NOTIFICATION- Name of nearest relative Street address Apt City State Zip			City Telenhon	tyStateZip elephoneCell:				
Street add	dress	Apt	Defendan	t is required to provide So	cial Security Num	ber and Driver's		
City	State	Zip	•	umber to the Collections C	•			
	A, LOUISIANA, this				Pink -	Court Record Collections Officer Felony Probations Defendant		
01/2021 (Fe	elony)		Judg	e	Goldeniou -	~ crondunt		