IN THE CIRCUIT COURT FOR SHELBY COUNTY, ALABAMA

STATE O	F ALABAMA	v Defendant	Case No.:
			ORDER
referenced of the Co transferre Veterans traditiona case(s) w accepted	d cases. You are purt's requirement d for disposition Court is in your l criminal docket tall likewise be tra	receiving this Order ats of you until your to another Court. It is to another Court. If you another Court. It is another Court. It is another to another your attorney and the	ant for the Shelby County Veterans Court Program on the above rupon your first appearance date in Veterans Court to notify your case(s) have been accepted into Veterans Court or have been You and your attorney will determine whether applying for you decide not to apply, your case(s) will be transferred to If you do decide to apply and your Application is denied, you Court. If you submit an Application for Veterans Court and arms Court will provide you additional requirements of the Program
Unless an your bon	•	s are transferred to ar	nother Court, you are ORDERED as a further condition of
1.	Order of the Co	ourt. If the Courthous	ns Court, Courtroom #5, each Thursday at 2:00 p.m. until furthe se is closed for a holiday on a particular Thursday, the Court wil day for Court that week.
2.	titled "Drug To Instructions are	esting Form" which incorporated into the	reens at Shelby County Work Release pursuant to the document is being provided to you at the same time as this Order. Such his Order and violation of any of the terms of such Instruction on, which may include revocation of your bond and incarceration
3.	substance. The positive for an interpose a sandetermine the d	Court is aware that yallegal substance for a netion or revoke you ate by which you should be court that you ha	with or in the vicinity of any illegal drug or controlled your recent use of illegal substances may result in your testing a short period of time after entry of this Order. The Court will ar bond for use <u>prior</u> to the date of this Order. In order to ould be clean of all illegal drugs or controlled substances, you are used the following substances (on the date indicated) within
	Veterans Court Program and ha	Office a form notify	ation, you are required to obtain from your case manager in the ring the prescribing physician of your participation in this gn the form. The form must be returned to the Veterans Court der.
4.	To not consume	e or possess alcoholic	c beverages.
5.	To obey all law	S.	
JUDGE			Date
Copy in C	Open Court to:	Defendant; Distri	ict Attorney's Office; Veterans Court Office;

IN THE CIRCUIT COURT FOR SHELBY COUNTY, ALABAMA

STATE OF ALABAMA	v.	Defendant	<u> </u>
CASE No(s):	DC_		
	ORDE	ER OF RELEASE FROM INCAI	RCERATION
Program. Defendant shall	be imme nal reco	ediately released from incarceration ognizance bond in the amount of \$5	ssion to the Shelby County Veterans Court in the Shelby County Jail on the above- 5,000 in each case. All other terms of
remain in overnight deter	ntion un		helby County Work Release Center and Participant shall comply with all rules, e Center.
requirement by the Court. treatment, including drug to	Failure e esting, in	to comply with the terms of this Or	each Thursday until released from such der or failure to comply with the terms of Veterans Court Office shall result in endant's immediate arrest.
IMMEDIATELY UPON	RELEA		COUNTY WORK RELEASE AND SHALL UNDERGO RANDOM ASE UNTIL FURTHER ORDER OF
JUDGE			
Copy in Open Court to:		ndant; District Attorney's Office; V	Veterans Court Office;
x New Applic	ant – A _l	pproved by District Attorney for Re	elease
x Send to Wor	rk Relea	ise	
Send to Trea	atment		
Other:			

	Case Action Summary-Continuation	
	E DISTRICT COURT OF SHELBY COUNTY, ALABAMA OF ALABAMA v.	FELONY PLEA AGREEMENT CASE NO. <u>DC</u>
counsel conflict	S NOW the Defendant having been advised of all relevant procedural, s, and the State, to present for ratification this voluntary Plea Agreeme. The Defendant will PLEAD GUILTY to the Class C felony IUANA, 1 ST DEGREE, a violation of Ala. Code §13A-12-213, as chargement or Indictment. This is a BEST INTEREST PLEA with a FACTU	ent. The Defendant waives any attorney of UNLAWFUL POSSESSION OF ged, embraced, or amended in Count I of
sufficie receive	ARTIES stipulate the following basis for this plea: Complete discovered exculpatory evidence exists. The Defendant has ONE prior adult a copy of this Agreement. Sentencing shall be set at a date to be determined to the court. A Pre-Sentence Report is waived.	ilt felony conviction(s). Each party has
MONT (3) Yea by the position of the position o	TATE will recommend a Sentence of THIRTY-TWO (32) MONT HS TO SERVE in the Alabama Penitentiary. The remainder of thi rs on PROBATION SUPERVISED by the State Probation Office. J parties, shall be deducted from the split portion of this sentence. The Den Shelby County within two (2) business days of release from incarcerating d regulations, and pay a monthly supervision fee.	s sentence is SUSPENDED for THREE ail credit of <u>days</u> , as stipulated fendant shall report to the State Probation
Defend has bee	entence shall run concurrently with all cases pled this date, all pending ant has any sentence. This Sentence is a departure from Alabama's Serven terminated from Drug Court for non-compliance and this sentence ant's Veterans Court Plea Agreement.	ntencing Standards because the Defendant
The De	fendant ACCEPTS the State's recommended sentence.	
	fendant will also be SENTENCED to fulfill the following as SPECIAL unity Corrections, Probation, Parole, Work Release, SIR, or other program	
(x)	Obey all laws and ordinances. Avoid all contact with illegal drugs and and alcohol screens, as directed by any Probation, Work Release, CRO,	
(x)	Pay all Court Costs, all Medical Expenses incurred in jail, \$50.00 to the and a Fine of \$0.00. Pay all Court-Ordered monies in the Order given Probation, Parole, Work Release, SIR, or other such Officer, but no later Code \$12-17-225, a 30% Collection Fee shall be added to any amount the District Attorney shall pursue collection.	n to the Court Clerk as directed by any than February 7, 2017. Pursuant to Ala.
(x)	Successfully complete a Substance Abuse Treatment Program as a Corrections, Parole, Work Release, SIR, CRO or other such officer, pay pay an additional fee of \$1,000 (to be suspended when proof of succe Program is filed with the Court Clerk), and surrender any Driver's Life of Public Safety.	\$100 to the Forensic Science Trust Fund, tessful completion of a Substance Abuse
determin	rt accepts Defendant's plea of Guilty on the date noted below, but continues adjudic ted upon Defendant's completion of Veterans Court. Pursuant to the Agreement bet will be set aside and this matter dismissed if Defendant successfully completes Vetera	tween the Defendant and the State of Alabama,
Date: <u>0</u>	2/07/13	

Defendant

District Attorney
Alan Miller

Acknowledged: 02/07/13

CIRCUIT JUDGE

Attorney for Defendant
Public Defender

Case Action Summary - Continuation

IN THE DISTRICT COURT OF SHELBY COUNTY, ALABAMA STATE OF ALABAMA v.	FELONY RIGHTS EXPLANATION CASE NO. <u>DC</u>
To the Defendant : If you plead GUILTY to Unlawful Possession of Marijua Alabama law provides the following punishment:	na, 1st Degree, which is a CLASS C FELONY,
· · ·	and up to a \$30,000 fine; s, or Life Imprisonment, & up to a \$60,000 fine; s, or Life Imprisonment & up to a \$60,000 fine.
Initial Voluntary Sentencing Standards: The Court will review and conside the Court finds that this case is not suitable for sentencing pursuant to those St specified above. However, should the Court find that this case is suitable for sentence shall be from 13 months to 32 months .	tandards, your sentence will fall within the range
Your sentence may run consecutively or concurrently with any other. You in \$10,000 to the Crime Victims' Compensation Fund, all court costs, all med recoupment to the Fair Trial Tax Fund and submit to the taking of DNA sample license must be suspended for 6 months & you must pay \$100 to the Forensic (which can be suspended only after you complete & pay for a substance a evaluation fee to the Court Referral Officer.	ical bills incurred while in jail, restitution, and es. If an <u>illegal drug</u> was involved, your driver's e Science Trust Fund & an assessment of \$1,000
You have the right to remain silent. Anything you say will be used against you cannot afford a lawyer, one will be appointed to represent you at no cost. You State must prove these charges beyond a reasonable doubt. You are presumed in have the right to be present, to have your attorney assist you, to confront and quand present your witnesses and evidence, and to testify in your own behalf—the State can question you. If you do not testify, no one can mention that you chonorable and reasonable to see you get a fair and impartial trial. No confidisclosed. If you plead guilty, you will give up all these trial rights and the reserved. The Judge will also explain these rights and the nature of the charge further explanation will be made.	u have the right to a public jury trial where the innocent and do not have to prove anything. You juestion your accuser and witnesses, to subpoena out no one can force you to do so. If you testify, did not testify. Your attorney must do everything idential conversation with your attorney can be the right to appeal unless an issue is expressly
Under oath, I certify that I read the foregoing or had it read &/or thoroughly charges against me, the punishments involved, and the consequences of plead drugs, medicines, or alcoholic beverages. I have not been abused, threatened, or my trial rights, know what I am pleading guilty to, and admit my guilt, &/or bel	ding guilty. I am not under the influence of any r offered anything to plead guilty. I freely waive
Date: Defendant	
I certify that I have read and/or explained in detail to the Defendant all of the for and consequences of pleading guilty. In my judgment, the Defendant understan waives these rights to enter this guilty plea. Neither I, nor anyone else to my liquilty plea.	ds all of the same and knowingly and voluntarily
Date: Attorney	
Through a personal colloquy, the Court has ascertained and now specifically fir waives all the constitutional, statutory, and procedural rights related to a understanding of what a guilty plea means as well as all of the consequences the	guilty plea as set out above and has a full

Date: _____

Judge ____

CASE NO	DC	
CASE NO	, DC	

STATEMENT OF ATTORNEY'S REPRESENTATION

Comes now the Defendant in the above-styled matter to honestly state under oath, as true and correct all of the following as to the representation of the Attorney(s) of Record herein.

1) A	re you completely satisfie	d with the way	your attorney has re	epresented you in	this case?
	Yes	No			
-	Given all the circumstances our attorney in this case?	s, are you comp	letely satisfied with	the settlement w	orked out by
	Yes	No			
3) D	o you accept this settleme	nt voluntarily a	nd of your own free	will?	
	Yes	No			
-	id anyone force, coerce, ettlement?	threaten, or p	romise you anythi	ng to get you to	o accept this
	Yes	No			
-	Do you have any complactive ceived in this matter?	ints at all abou	it your attorney or	the legal repres	sentation you
	Yes	No			
	HEREBY CERTIFY, up lutely true and correct.	oon my oath be	fore this Court, tha	t all of the above	e answers are
Date	:				Defendant
Ackr	nowledged:			C	ircuit Judge

IN THE DISTRICT COURT OF SHELBY COUNTY, ALABAMA	FELONY PLEA ORDER
STATE OF ALABAMA v.	CASE NO. DC

COMES NOW the Defendant, represented by <u>the Office of the Public Defender</u>, to withdraw all previous pleas and offer instead a **PLEA OF GUILTY** in this matter. The State is duly represented by **Alan Miller**.

The Parties have executed and filed a PLEA AGREEMENT. The Defendant has executed and filed an EXPLANATION OF RIGHTS form. The Court has verified and acknowledged both. The Defendant has also filed and the Court has verified, a STATEMENT OF ATTORNEY'S REPRESENTATION.

BEFORE ACCEPTING the Defendant's GUILTY PLEA, the Court, on the record, has personally informed the Defendant of all of the following and now **FINDS** the Defendant knowingly understands:

- 1) The nature of the charge herein and the material elements of the offense to which this GUILTY PLEA is offered;
- 2) The mandatory minimum and maximum possible penalties imposed by law for this offense, including all enhancing provisions;
- 3) That, if applicable, any sentence imposed herein may run consecutively to or concurrently with another sentence or sentences;
- 4) That the Defendant has the right to plead not guilty, not guilty by reason of mental disease or defect, or both not guilty and not guilty by reason of mental disease or defect and to persist in any such plea already made, or to plead guilty;
- 5) That the Defendant has the right to remain silent and may not be compelled to testify or give evidence against himself or herself, but also has the right, if the Defendant so wishes, to testify on his or her own behalf;
- 6) That by entering this GUILTY PLEA, the Defendant waives the rights to a trial by jury, to confront witnesses and have them cross-examined in the Defendant's presence, to testify and present evidence and witnesses in the Defendant's behalf, and to have the aid of compulsory subpoena process in securing the attendance of such witnesses; and
- 7) That if the Court accepts the Defendant's GUILTY PLEA, there will not be a trial on the issue of the Defendant's guilt;

THROUGH THIS PERSONAL COLLOQUY, the Court has ascertained and now specifically FINDS that:

- A. The Defendant knowingly and voluntarily waives all the constitutional, statutory, and procedural rights as set out above and in the EXPLANATION OF RIGHTS FORM filed herein, and the right to appeal unless the Defendant expressly reserves the right to appeal on specific grounds.
- B. The Defendant has a full understanding of what this GUILTY PLEA means and all of the consequences thereof;
- C. This GUILTY PLEA is made knowingly and voluntarily and is not the result of any force, threats, or coercion, nor of any promise, not contained in the PLEA AGREEMENT previously disclosed to the Court; and
- D. There is a factual basis for this GUILTY PLEA, the Defendant knows exactly what he is pleading guilty to, and has provided a sufficient basis for believing that the same is in the Defendant's best interest.

THEREFORE, the Court accepts said plea and sets Adjudication and Sentencing at a date to be determined following Defendant's participation in Veterans Court. A Pre-Sentence Report shall not be prepared.

DONE and ORDERED: 02/07/13	
	CIRCUIT JUDGE

IN THE DISTRICT COURT OF SHELBY COUNTY, ALAB. STATE OF ALABAMA v.	AMA CASE NO. <u>DC</u>
INTENT TO PLEAD TO	INFORMATION
COMES NOW the above-named Defendant, with counsel, pursu §15-15-20.1, <i>Code of Alabama, 1975, Ex Parte Hambrick,</i> 744 S 1010 (Ala. Cr. App. 2004), to respectfully waive the right to grant to plead guilty to an Information duly filed herein by the District A	o.2d 535 (Ala. 2000), and <i>McLaurin v. State</i> , 895 So.2d ad jury consideration in this matter and state an intention
Respectfully Submitted this 7th day of February, 2013.	
Defendant	Attorney for Defendant
ORDER TO DIRECT FILING	OF INFORMATION
IT HAS BEEN MADE KNOWN to the Court that the Defenda waive Indictment and enter a GUILTY PLEA to a District Atta and DECREED that the Shelby County District Attorney shall prout the offense with the same specificity as an Indictment, so that	orney's INFORMATION . Therefore, it is ORDERED repare and file an INFORMATION in this matter setting
Date:	Circuit Judge -Shelby County, Alabama
INFORMAT	Ç Ç
Pursuant to the foregoing ORDER, the State of Alabama, by and County, Alabama comes now to charge, by way of an INFORI whose true name is to the District Attorney unknown otherwise th	MATION, that before this filing, the above Defendant,
On or about the 13th day of July, 2012, in Shelby County, A personal use, in violation of § 13A-12-213, Code of Alabama, Alabama.	
	Assistant District Attorney – Affiant
State of Alabama) Shelby County)	
Before me, a notary public for said state and county, did personal and having been duly sworn, did swear and affirm upon inform facts contained in the above INFORMATION, and that the sar Subscribed on:	ation and belief that said Affiant has knowledge of the
	Notary Public My Commission Expires

IN THE CIRCUIT COURT OF SHELBY COUNTY, ALABAMA

STATE OF ALABAMA v	CASE NO. DC
ORDER	
The above-referenced Participant is hereby ORDERED to pay for Veterans Court Program, which shall cover all treatment evaluating testing fees for screens collected by the Shelby County Words of any treatment program to which Participant may be refered Shelby County Veterans Court Program in February, 2014.	tions and assessments, monitoring fees, and ork Release Center. Such fees do not cover the
Participant is ORDERED to meet with the Shelby County Veter a written pay plan sufficient to allow Participant's completion o noted above. No Participant shall be promoted or advanced through Program unless the Participant is compliant with the pay plan estimated the Program until the entire Veterans Court Fee accrue	f the Program by the eligible completion date ough the Shelby County Veterans Court stablished, and no Participant shall be allowed to
The Clerk of Court is hereby ORDERED to accept payment Participant to be applied to Veterans Court fees.	t of any sums up to \$1,200.00 from the named
The terms of Defendant's bond are hereby AMENDED to require the Veterans Court Application, all provisions of the Veterans Covert Case Manager and Veterans Court Treatment Deallow travel out of state pursuant to the provisions of the Vetera compliant with all Veterans Court requirements and further has Veterans Court Case Manager, who shall have sole discretion to	Court Handbook, and all directives of the irector. Defendant's bond is further amended to us Court Handbook, provided Defendant is obtained written authorization from the
Done this 7th day of February, 2013.	
Circuit Court Judge	
Statutory Bond Fee in the amount of \$ is h	ereby assessed against Defendant.

Case Action Summary-Continuation

		F SHELBY COUNTY, ALABAMA		VIOLATION ORDER CASE NO. <u>CC</u>	l
The		before the Court with counsel for attorney conflict. The following			_
[x]	Probationer has: a) receive serving as its basis; b) untestify in person, and pradverse witnesses; c) and trial may still be had for the used at that trial. The hearing and all of these	S GUILTY to said Violation. Bay wed written notice of the alleged of derstands the right to be represented resent beneficial witnesses and of lunderstands that if this violation hat offense and that any statement Court also finds that the Probation erights, except that to counsel, ation may be revoked, and does	violation(s) and ed by counsel, has evidence, and co- involves an un- made by the Pro- ner knowingly a provided a fac	full disclosure of the ave a full hearing in this confront and cross-exa adjudicated criminal obtationer in this proceed and voluntarily WAIV tual basis for this additional tual basis for this additional tual basis for the same and tual basis for this additional tual basis for this additional tual basis for the same and the same and the same and the same are the same and the same are the sa	evidence is matter, mine all offense, a eding can ES a full
[x]	The Court is reasonably s Probationer's Admission	eatisfied that Probationer has VIO l that Probationer has:	LATED the term	ns of Probation, based	upon the
	() Committed a new criminal offense of;				
	() Willfully failed to pay court-ordered monies;				
	() Willfully failed to report to the Probation Officer;				
	() Willfully failed to		;		
	Veterans Court. As an acterms of the Veterans Coulong, Case Manager, and Court each Thursday at 20 Court Case Manager. Prand/or Shelby County Court Case Court. All other	until a date to be determined by dditional condition of Probation, rt Application, Veterans Court Hard Treatment Director. Probatione 000 p.m., or pursuant to other Schobationer is relieved of the requiremental Corrections Probation conditions of Probationer's Probestitution, fines, and court costs.	Probationer is <u>Candbook</u> , and all can is further <u>ORI</u> edule Provided rement to report Services pendin	DRDERED to comply directives of the Vetera DERED to appear in to Probationer by the to the State Probation of Probationer's comply directives of the State Probation of Probation of Probation of the State Probation of Probation of Probation of the State Probation of Probati	with all ans Court Veterans Veterans on Office letion of
[] refe	Probationer shall be im renced matter.	mediately released from incarcera	ntion in the She	lby County Jail on the	e above-
Di	strict Attorney	Probationer		Attorney	-
[x]	The Probationer, was dul appellate counsel.	y advised of the right to appeal,	and, if indigent	, to have a free transc	cript and
DO	NE and ORDERED:				
		, CIRCUIT JUDGE			

	THE CIRCUIT COURT OF SHELBY COUNTY, ALABAMA EXPLANATION OF RIGHTS CASE NO. CC
Pa	the above Probationer: A VIOLATION OF PROBATION has been filed against you by the Alabama Board of rdons and Parole and/or the District Attorney in Shelby County, Alabama, petitioning this Court to REVOKE YOUR COBATION and RE-INSTATE THE SENTENCE originally imposed in this case.
IN	THIS MATTER, you have the following rights:
1.	To receive written notice of the alleged violation(s) and full disclosure of the evidence serving as the basis for such violation(s);
2.	To have a hearing to determine whether your probation should be revoked and if sentence should be re-instated;
3.	To be represented by counsel at such a hearing, and if you cannot afford counsel of your own choosing, to have counsel appointed to represent you at no cost;
4.	To appear in person at such a hearing and to testify in your own behalf, although no one can force you to testify;
5.	To present any witnesses and evidence in your behalf and to confront and cross-examine all witnesses presented against you; and
6.	To appeal any adverse decision in this matter. If you cannot afford appellate counsel or a transcript of these proceedings, to have the same provided to you at no cost.
ou	this alleged violation involves a new criminal offense for which you have not yet been tried, regardless of the tcome of this revocation proceeding, a trial may still be had for that offense and that any statement made by you in this occeding can be used at that trial;
ins	the Court determines that a violation of probation has occurred, your probation can be revoked, your sentence restated, and your custody remanded to the Sheriff of Shelby County, Alabama. However, in the discretion of the Court, ur probation could also be continued, with or without additional special conditions.
su ad	ou may admit violating your probation only if you do not want a full trial in this matter and if you are actually guilty of the character of the circumstances, you feel it is in your best interest to offer such an admission. If you mit the violation there will be no full hearing, you will be giving up all these related rights, and the right to peal unless an issue is expressly reserved.
H	DUMENTALE PROBLEM NO. DESCRIPTION OF THE JUDGE CAN DECIDE TO REVOKE PROBATION AND EQUIRE THE SENTENCE HEREIN TO BE SERVED.
	he Judge will go over these matters, as well as the nature and essential elements the alleged violation(s) with you. If you ve any questions, ask the Judge to explain them further.
Da	nte: Defendant
pu an	certify that I have read and/or explained in detail to the Probationer all of the foregoing, including all rights and all nishments and consequences of pleading guilty. In my judgment, the Defendant understands all of the same and knowingly d voluntarily waives these rights to enter this guilty plea. Neither I, nor anyone else to my knowledge, has forced or otherwise duced this guilty plea.

Through a personal colloquy, the Court has ascertained and now specifically finds that the Probationer knowingly and voluntarily waives all the constitutional, statutory, and procedural rights related to a guilty plea as set out above and has a full understanding of what a guilty plea means as well as all of the consequences thereof.

Date:	Judge

STATEMENT OF ATTORNEY'S REPRESENTATION

Comes now the Defendant in the above-styled matter to honestly state under oath, as true and correct all of the following as to the representation of the Attorney(s) of Record herein.

2)	Yes No Given all the circumstances, are you completely satisfied with the settlement worked out by
-,	your attorney in this case?
	Yes No
3)	Do you accept this settlement voluntarily and of your own free will?
	Yes No
4)	Did anyone force, coerce, threaten, or promise you anything to get you to accept this settlement?
	Yes No
5)	Do you have any complaints at all about your attorney or the legal representation you received in this matter?
	YesNo
	OO HEREBY CERTIFY, upon my oath before this Court, that all of the above answers are solutely true and correct.
Da	ate: Defendant
	cknowledged:Circuit Judge

IN THE CIRCUIT COURT OF SHELBY COUNTY, ALABAMA

STATE OF ALABAMA v.	CASE NO. CC
ORDER	
The above-referenced Participant is hereby ORDERED to pay fees to Veterans Court Program, which shall cover all treatment evaluations drug testing fees for screens collected by the Shelby County Work Relecost of any treatment program to which Participant may be referred. The Shelby County Veterans Court Program in December, 2014.	and assessments, monitoring fees, and ease Center. Such fees do not cover the
Participant is ORDERED to meet with the Shelby County Veterans Co a written pay plan sufficient to allow Participant's completion of the I noted above. No Participant shall be promoted or advanced throu Program unless the Participant is compliant with the pay plan established complete the Program until the entire Veterans Court Fee accrued is pair	Program by the eligible completion date igh the Shelby County Veterans Courted, and no Participant shall be allowed to
The Clerk of Court is hereby ORDERED to accept payment of any Participant to be applied to Veterans Court fees.	sums up to \$1,200.00 from the named
The terms of Defendant's bond are hereby AMENDED to require Detenthe Veterans Court Application, all provisions of the Veterans Couverans Court Case Manager and Veterans Court Treatment Director. allow travel out of state pursuant to the provisions of the Veterans Compliant with all Veterans Court requirements and further has of Veterans Court Case Manager, who shall have sole discretion to permit	ort Handbook, and all directives of the Defendant's bond is further amended to Court Handbook, provided Defendant is btained written authorization from the
Done this 7th day of December, 2013.	
Circuit Court Judge	

IN THE CIRCUIT COURT OF SHELBY COUNTY, ALABAMA

STATE OF ALABAMA	v. Defer	ndant		
CASE No(s):	CC			
	C	ORDER OF SANCTIO	NS	
The above-named Participal Shelby County Veterans Co				
Be taken into custod the 10th day of Februa		and remain incarcerated	in the Shelby Co	ounty Jail until 9:00 a.m. on
Upon release from incarce necessary assessment and Courtroom #5, each Thursday	or treatment	referral. Additionally,	Participant sha	all attend Veterans Court,
DEFENDANT MUST L IMMEDIATELY UPON DRUG SCREENS ONLY COURT.	RELEASE FR	ROM INCARCERATION	ON AND SHAL	L UNDERGO RANDOM
ANY ALIAS WARRANT DATE BELOW ARE HEI				STANDING AS OF THE
JUDGE		Date		
Copy in Open Court to:	Defendant; D Shelby Coun	District Attorney's Office ty Jail	; Veterans Court	Office;
Reason for Sanction:	() + drug sc	creen () missed cour	rt () other	
LAST USE INFO:				
Defendant disclosed last use of		(substance) on	(date)
Reason for Sanction:	() + drug se	creen () missed com		(*****)