

**CONDITIONAL DISCHARGE / PROBATION
IGNITION INTERLOCK
NOTIFICATION TO COURT AND DISTRICT ATTORNEY**

DATE
CASE #

SENTENCING COURT AND DISTRICT ATTORNEY ARE TO BE NOTIFIED WITHIN 3 BUSINESS DAYS OF ALLEGED VIOLATION(S)
BECOMING KNOWN

JUDGE	DEFENDANT (LAST) (FIRST) (M.I.)
COURT	FROM
COUNTY	

DEFENDANT WAS:
 CONVICTED OF _____ AS A (FELONY) (MISDEMEANOR) AND
 SENTENCED TO (A CONDITIONAL DISCHARGE) (PROBATION) ON _____ FOR _____ YEARS
 BY THE HONORABLE _____ COURT

SPECIAL CONDITIONS RELATED TO IGNITION INTERLOCK

THE MONITORING AGENT ALLEGES THAT THERE IS REASONABLE CAUSE TO BELIEVE THAT THE ABOVE DEFENDANT VIOLATED A
 CONDITION OF SENTENCE AS FOLLOWS:

- FAILED TO HAVE IGNITION INTERLOCK DEVICE INSTALLED ON REQUIRED VEHICLE(S).
- FAILED TO COMPLY WITH A SERVICE VISIT REQUIREMENT.
- A DEVICE REPORT INDICATES POSSIBLE TAMPERING WITH OR CIRCUMVENTION OF THE IGNITION INTERLOCK
 DEVICE OR AN ATTEMPT THEREOF.
- A DEVICE REPORT INDICATES THAT LOCK-OUT MODE WAS ENTERED.
- A DEVICE REPORT INDICATES A FAILED TEST OR RE-TEST WHERE THE BAC WAS .05% OR HIGHER.
- VIOLATED OTHER CONDITIONS OF THE SENTENCE.

DETAILS OF ALLEGED VIOLATIONS

CONTINUED ON ATTACHED PAGE

