# SUPERIOR COURT OF CALIFORNIA, COUNTY OF NAPA MINUTE ORDER

Case: People vs.

Judge: Michael Williams

Courtroom: Department D

Event: Conference: Settlement

PID#:

:-02

Case #:

Event Date: January 27, 2015

Clerk: B.

Reporter: Electronic Recording

Cite/Report #:

## Charges:

- 1 Misdemeanor-Traffic Driving While Under the Influence of Alcohol [VC23152(A)]; Dismissal on 01-27-15
- 2 Misdemeanor-Traffic DUI with .08 Alcohol [VC23152(B)]; Nolo Plea on 01-27-15
- 3 Misdemeanor-Traffic Unlicensed Driver [VC12500(A)-M]; Dismissal on 01-27-15
- 4 Infraction-Traffic Driving w/BA .01 on DUI Probation [VC23154(a)]; Dismissal on 01-27-15

## Appearances:

- . H. Quate, Prosecuting Attorney
- . David "Jake" Bryan Schwartz, Attorney for Defendant, appearing 977

, Defendant, NOT Present.

### CHARGE DISPOSITIONS

Defendant enters a plea of:

Plea Count

Section violated

Level

Nolo Plea

2 DUI with .08 Alcohol [VC23152(B)] Misdemeanor-Traffic

Defendant admits priors as to Count 2.

Court finds that defendant's plea was freely and voluntarily entered; there was a factual basis for said plea; and that the defendant made an intelligent waiver of his/her trial rights.

Counts 1, 3, and 4 are dismissed on motion of the District Attorney.

### SENTENCING AND PROBATION

The Court finds no legal cause why judgment and sentence should not be pronounced at this time.

Imposition of sentence is suspended, the Defendant is granted Formal Probation for a period of 4 Years under the terms and conditions as set forth in the Probation Order filed this date.

Defendant advises the Court that he/she understands and accepts the terms and conditions of Probation.

Defendant ordered to pay a fine in the amount of \$3,414.00.

Court orders the Defendant shall pay a Restitution Fine pursuant to PC1202.4 in the amount of \$150.00.

Defendant to serve 30 days in Jail with credit for time served; 1 actual days. Defendant is entitled to day for day credit.

Defendant is ordered to remand February 27, 2015, at 8:00 am at the Napa County Dept. of Corrections.

The Court makes the following additional orders:

. Booking Fee in the amount of \$180.00.

Matter is referred to Post Court Services.

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NAPA SUPERIOR COURT			
THE PEOPLE OF THE STATE OF CALIFORNIA		FIL	ED
Defendant	Date of Birth	JAN 2	7 2015
Court Case Number PID & Event Number	Blood Alcohol Level	Clerk (	Court
	alloged, 12	By: <u> </u> <b>ø</b> epu	ity
PROBATION ORDER		SUMMARY PR	
IT IS THE JUDGMENT OF THE COURT THAT THE DEFEND Admit prov DEFENDANT IS PLACED ON PROBATION FOR	. IMPOSITION OF SENT		
1.	Pay restitution to Compensation are in a manner to be California Service in an amount and the Cour in the sum of May be modi restitution pates and the Courseling or edeprobation officer.  14. Enroll in, pay for, counseling or edeprobation officer.  14. Enroll in, and successfully compensation to release the program, and also or all of the remassuccessfully compensation of the remassuccessfully enrocessfully enroc	the victim(s) and the and Government Clair of determined by the center and a to be determined by the center and successfully concept on the center program if recessfully complete the center program if center and successfully concept on as a your from jail to proceed the program your term. In the center and successfully concept of your term. In the center and successfully concept of your term. In the center and successfully concept of your term. In the center and successfully concept of your term. In the center and successfully concept of your term. In the center and successfully concept of your term. In the center and successfully concept on the center and successfully concept on the center and successfully and successfully in, pay for, and successfully in, pay for, and successfully in, pay for, and successfully authorized the program at least	e Victim ms Board, Court and  Probation  Dation when  Implete, a quired by the he Community frequired by officer has articipate in the ail to serve any fou will not have use any four will not have mplete an ogram if ey all program rmission of the coessfully am. In coessfully am. It imes a week. In on- Iding medical and by the with and substances I werages.

Submit to a blood, breath, or urine test if requested by any law enforcement or probation officer.  If suspected of driving with a measurable amount of alcohol in your blood.  Immediately enroll in, pay for, and successfully complete DDP (6 weeks). DDP (3 mos).  DDP (6 mos) DDP (9 mos) DDP (18 mos).  a first offender a multiple offender drinking driver program in your state of residence or employment and provide proof of completion to Post Court Services to Probation within six months. within two years.  DMV shall not issue a restricted license under VC13352.4 (1st offense).  VC13352.5 (2nd offense).  Do not operate a motor vehicle unless it is equipped with a functioning, certified ignition interlock device. This restriction will last for 1 year 2 years 3 years from today. You shall install the device on all motor vehicles you own or operate except:  You may not drive any vehicle without a valid driver's license.	<ul> <li>30. Immediately enroll in, pay for, and successfully complete, a domestic violence anger management counseling program chosen by the probation officer. File proof of enrollment with the court, and the probation officer, within 30 days.</li> <li>31. Do not annoy, molest, strike, threaten, harass, sexually abuse, batter, stalk, or disturb the peace of</li> <li>32. Do not contact in any way, directly or indirectly, the person(s) listed in paragraph 31.</li> <li>33. Stay at least 100 yards away from the person, residence, school, and place of employment of the person(s) listed in paragraph 31.</li> <li>34. Return to court for review on at am pm in Department</li> <li>35. Comply with attached conditions.</li> <li>36 Comply with attached conditions.</li> </ul>		
26. Your privilege to operate a motor vehicle is suspended for 6 months year(s).  27. Pay a PC1203.097(a)(5) fine of \$200 \$  28. Pay a PC1203.097(a)(11)(A) fee of \$200 \$  to the battered women's shelter.  29. Do not own or possess any firearm, ammunition, or other weapon.			
I have read this form and I understand everything on it. I a DEFENDANT'S SIGNATURE:	D.L. #:		
Home Address	Home Phone		
INTERPRETER	S STATEMENT		
I, having been sworn, or having a written oath on file, certify the defendant in the language indicated below.	at I truly translated this form, and any attachments, to the		
Language: Spanish Other (specify)			
SIGNATURE:	DATE:		
JUDGE'S S	IGNATURE / /		
JUDGE:	DATE: 1/27/15		
NOTICE: UPON SATISFACTORY COMPLETION OF PROSET ASIDE AND HAVE THE CASE DISMISSED UNDER PC1 REHABILITATIO			
COPY TO: DEF DA PROB JAIL DEF AT			

				ID-100
SUPERIOR COURT OF	CALIFORNIA, COUNTY OF NAPA	A	W. M.	FOR GOURT USE ONLY
STREET ADDRESS:				į į
MALING ADDRESS:				
CITY AND ZIP CODE:	NAPA, CA 94559-3001			
BRANCH NAME:	CRIMINAL COURTS BU	ILDING	<u>y</u> .	FILED
NAME OF DEFENDANT:				JAN 27 2015
STREET ADORESS:				2.7
MAILING ADDRESS; CITY AND ZIP CODE:				1 7.1.
HOME TELEPHONE NO.:				By: Deputy
WORK TELEPHONE NO.:				esopory
DRIVER'S LICENSE NO.:			i .	
ORI	DER TO INSTALL IGNITION I	NTERLOCK	DEVICE	CASE NUMBER:
Under Vehicle Code se owned or operated by	ection 23575, the court orders: a defendant:	functioning Ig	nition Interlock Device be ins	talled an the following vehicles
8.8 La	Mudal Yana	Color	Lienas Blata Ne. apullos	//%!
<u>Make</u> a. PONTIAC	Model <u>Year</u>	<u>Color</u>	License Plate No. and/or \	<u>/1N</u>
b. c.				
0,				
1. This order does not	reinstate the defendant's driving p	rivilege		
		<del>-</del>		
2. Installation must be	no later than (specify a date no la	ater than 30 di	ays from the date of conviction	
<ol> <li>Defendant must pre</li> </ol>	esent this form to the installer at the	e time of insta	illation.	2/27/15
	urn completed <i>ignition interiock ir</i> ify a date no later than 30 days fro		conviction): _	
E. Dofondont must tol	en vehicles in the Installet for well		2/27/15	
5. Derendant must tar	te vehicles to the installer for callb other (specify frequency):	ration		
following the date (	<del>_</del>			
lonowing the date (	n nizizadapii,			
<ol><li>Defendant must ma device.</li></ol>	ake payments directly to the install	ler and must a	dhere to the payment plan fo	or installation of the ignition
7. Without a court ord	er the devices may not be remove	ed prior to <i>(sp</i>	ecify a date no later then thre	ee years from the date of conviction):
8. L Defendant's	employer requires defendant to di	rive a vehicle o	ा whed by the employer within	n the course and scope of defendants
employment	Delendant must provide the emp	loyer with the	Notice to Employers of Ignitia	on Interlock Restriction (form ID-150)
i	(specify date):			of the <b>Notice</b> to Employers of Ignition
	striction in defendant's possession			yer's vehicle.
9. Defendant must ma	intain current insurance and regist	tration on all v	ehicles owned.	
10. Other (specify):				
Paratan di d	ے را دے ا			•••
Date:	27/15		! acknowledge receiptof t	historder -
1 :				~
(TYPE OÆ F	RINT NAME OF DEFENDANT)		·	*ENDANT'S SIGNATURE)
Date:				- :
2016. []	27/15		Y Marie Ser. 1 de 1 de 2 de 20	Proved AP The Approva
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#### WHAT IS A VIOLATION OF THIS ORDER?

- 1. Failure to have ignition interlock devices installed within 30 days of the date of this order.
- 2. Failure to return completed Ignition Interlock Installation Verification (form ID-110) to the court or probation department (as indicated on the reverse) within the time limit specified in this order.
- 3. Failure to comply three or more times with any requirement for the maintenance or calibration of the ignition interlock devices.
- 4. Failure to comply with any court order.
- 5. Default on any payment plan arranged with the installer or ordered by the court, resulting in failure to comply herewith, absent a showing in court of good cause.
- 6. If defendant has a valid driver's license, driving any vehicle without an ignition interlock device except as provided below and except for employer-owned vehicles required to be operated within the course and scope of employment. A motor vehicle owned by a business entity that is wholly or partly owned or controlled by defendant is not a motor vehicle owned by an employer subject to the exemption.
- 7. Failure to maintain current license and registration on any vehicle owned by defendant.
- 8. Failure to notify any person who rents, leases, or loans a motor vehicle to defendant of the restriction imposed by this order.
- Requesting or soliciting any person to blow into an ignition interlock device or to start a motor vehicle equipped with the device for the purpose of providing defendant with an operable motor vehicle.
- 10. Tempering with or circumventing the operation of an ignition interlock device.

Under Vehicle Code section 23575 only, it is an affirmative defense to Violation Numbers 7, 8, and 9 if defendant can show that he or she leased, rented, or borrowed a vehicle for emergency use when no other feasible alternative was available, or for a bona fide business purpose when away from defendant's regular place of business.

#### WHAT WILL HAPPEN IF YOU VIOLATE THIS ORDER?

Under Vehicle Code section 23575, if a defendant fails to provide proof of installation within the ordered time limit, absent a showing of good cause, the court must notify the Department of Motor Vehicles.

#### **YOUR RIGHTS**

- 1. If you are required to install ignition interlock devices under Vehicle Code section 23575, and you have a medical condition that you believe prevents you from breathing with sufficient strength to activate the devices, you have the right to present a physician's statement to the court documenting the condition and to have the court determine whether the medical condition does make use of the devices medically impossible.
- 2. If your driving privilege has been revoked or suspended under Vehicle Code section 23575, and it is restored before the end of the period ordered herein for installation of the ignition interlock devices, you may petition the court to review whether continued restriction is necessary.

Defendant: Call the ignition interlock device installer within 48 hours of this order and arrange for the installation of the device(s). The court will provide you with a list of manufacturers certified by the Department of Motor Vehicles. Contact a certified manufacturer to locate an installer.