

THIS IS NOT A DRIVER LICENSE

**STATE OF TENNESSEE
DEPARTMENT OF SAFETY
ORDER FOR RESTRICTED DRIVER LICENSE
(MUST BE COMPLETED BY THE COURT OF JURISDICTION)**

THIS IS NOT A DRIVER LICENSE

STATE OF TENNESSEE
VS

(FULL NAME)

DATE OF BIRTH _____

DRIVER LICENSE NUMBER _____

DATE OF ARREST _____

CONVICTION DATE _____

CHARGE _____

COURT _____

COUNTY _____ STATE _____

DOCKET NUMBER _____

DISPOSITION _____

FINES & COSTS PAID IN FULL: YES NO

ORDER

Upon application of the defendant for a restricted driver license, it appears to the Court that Defendant has been convicted of DUI (TCA 55-10-401) and does not have a prior conviction of DUI or adult driving while impaired within ten (10) years of the present violation, or a prior conviction of vehicular homicide as the proximate result of intoxication, aggravated vehicular homicide, or vehicular assault, or a similar offense in another state, and the offense was not the proximate cause of death or serious bodily injury to another person, or convicted of DUI and has been restricted to vehicles with ignition interlock device (with or without geographic restrictions) (TCA 55-10-403 or TCA 55-10-412), or revoked for two years (TCA 55-10-403) and has served one year of the revocation period and is restricted to operate only vehicles equipped with an ignition interlock device as required in TCA 55-10-403; or is suspended under the implied consent law (TCA 55-10-406), or drag racing (TCA 55-10-501), or 18-20 alcohol violation by a minor (TCA 57-5-301), or the Drug Free Youth Act (TCA 55-10-701), or driving away from fuel pump without paying for fuel (TCA 39-14-151). It further appears to the Court that the defendant needs a restricted driver license for the purposes set forth in TCA 55-10-403 and TCA 55-50-502(c)(3) and TCA 55-10-412. The restricted license you received at the time of the court hearing is temporary and subject to revocation if the department determines you are not eligible pursuant to the above statutory laws. This is only good until the department has had an opportunity to make a final determination of eligibility for restricted license.

NOTE TO COURT: Failure to mark the appropriate box below will result in the driver returning to the Court for the information.

IGNITION INTERLOCK DEVICE (IID) YES NO **check box below to indicate statutory authority:**

TCA 55-10-403(c)(4) DUI-ENHANCED – of the following, check the reason(s) charge enhanced:

BAC .15% or higher accompanied by person under 18 years old traffic accident due to DUI

violation of Implied Consent law and has prior conviction or juvenile delinquency adjudication within 5 years of the instant implied consent

violation for: (a) Implied Consent; (b) underage driving while impaired; (c) open container law, or (d) reckless driving reduced from DUI

TCA 55-10-403(d)(4)(B) revoked for 2 years

TCA 55-10-412(b)(1) court discretion

TCA 55-10-412(b)(2) DUI not enhanced

TCA 55-10 412(m) prior DUI in 5 years

NOTE TO IID PROVIDER: An IID provider shall not install an IID until the above interlock information is provided by Court.

If driver is convicted of 1st offense DUI, does restricted license include geographic restrictions?: NO, ignition interlock device must be required YES, must complete information listed below. **Information below must also be completed on all other convictions requiring geographic restrictions** – furnish name & complete address of each location being requested.

HOME ADDRESS: _____

EMPLOYER: _____ ADDRESS: _____
TYPE OF EMPLOYMENT: _____

WORK LOCATION (if different from above) ADDRESS: _____
PERMITTED DRIVING DAYS (mark all that would apply): Sun Mon Tues Wed Thurs Fri Sat

PERMITTED DRIVING HOURS : _____
 EMPLOYER: _____ ADDRESS: _____
TYPE OF EMPLOYMENT: _____

WORK LOCATION (if different from above) ADDRESS: _____
PERMITTED DRIVING DAYS (mark all that would apply): Sun Mon Tues Wed Thurs Fri Sat

PERMITTED DRIVING HOURS : _____
 COLLEGE/UNIVERSITY: _____ ADDRESS: _____
PERMITTED DRIVING DAYS & HOURS (mark all that would apply): Mon _____ Tues _____ Wed _____
 Thurs _____ Fri _____ Sat _____

COURT-ORDERED ALCOHOL PROGRAM ADDRESS: _____

INTERLOCK MONITORING APPOINTMENT ADDRESS: _____

PROBATION OFFICE ADDRESS: _____

REGULAR PLACE OF WORSHIP: _____ ADDRESS: _____

PERMITTED DRIVING DAYS (mark all that would apply): Sun Mon Tues Wed Thurs Fri Sat

PERMITTED DRIVING HOURS : _____

LITTER PICK-UP, CSW OR MADD: _____ ADDRESS: _____

OUTPATIENT ALCOHOL/DRUG TREATMENT PROGRAM: _____ ADDRESS: _____

AUTHORIZED TO DRIVE EMPLOYER'S VEHICLES WITHOUT IGNITION INTERLOCK DEVICE, PROVIDED PROOF THE EMPLOYER IS AWARE OF THE RESTRICTION IS KEPT IN THE VEHICLE.

Driving privileges authorized by Court as set forth under TCA 55-10-406, 55-10-403 or 55-10-412: Valid ONLY to and from home to place of employment and if required while in the actual performance of duties, or going to and from home to a college or university as a full-time student, scheduled interlock monitoring appointment, probation office, driver's regular place of worship, scheduled litter pickup, or court-ordered alcohol safety/drug/alcohol treatment program. If so stated in the Order, as authorized by statute, the licensee may be restricted to use of ignition interlock device and NOT have geographic restrictions. It is, therefore, ORDERED that the defendant be issued a restricted driver license for the purpose set forth above, subject to the rules and regulations of the Department of Safety of the State of Tennessee.

This _____ day of _____
(JUDGE'S SIGNATURE) (COURT & DIVISION)

MUST APPLY FOR LICENSE WITHIN TEN (10) DAYS FROM THE DATE OF THIS ORDER AS SET FORTH UNDER TITLE 55 CHAPTERS 7 AND 10 AND, TITLE 57, CHAPTER 5 TCA. See instructions on back side of this Order.
SF-0680 (12/08/10)TEMP RDA1348

THIS COURT ORDER IS NOT A DRIVER LICENSE AND WILL NOT BE HONORED AS A DRIVER LICENSE.

IF YOU DRIVE OUTSIDE OF TENNESSEE, IT IS SUGGESTED THAT YOU OBTAIN WRITTEN PERMISSION FROM THE APPROPRIATE AUTHORITY IN THAT JURISDICTION.

I. INSTRUCTIONS FOR ISSUANCE OF RESTRICTED LICENSE FOR DUI OR DRAG RACING

The state statute provides a restricted driver license can be issued under limited circumstances. Driving is permitted ONLY to and from home to place of employment and if required while in the actual performance of duties, or going to and from home to a college or university as a full time student, or court-ordered alcohol or drug treatment, or scheduled litter pickup, or to and from a court-ordered alcohol safety DUI program or scheduled interlock monitoring appointment, or to and from probation office, or to and from driver's regular place of worship. Privilege to drive, other than these restrictions is REVOKED and driving PROHIBITED per state statute, unless Court has authorized license with ignition interlock device and NO geographic restrictions. TO BE ELIGIBLE FOR THIS RESTRICTED DRIVER LICENSE:

- Privilege to drive cannot be under revocation/suspension/cancellation for any other reason in Tennessee or any other state. Will be required to meet all requirements to clear any such revocation/suspension/cancellation before issuance of the restricted driver license.
- If applying for a restricted license, after a Driving under the Influence conviction, must not have been convicted of a prior Driving under the Influence or Adult Driving while Impaired within ten (10) years of the present violation, or convicted of a prior vehicular homicide as the proximate result of intoxication, aggravated vehicular homicide, or vehicular assault.
- If applying for a restricted license, after a Driving under the Influence conviction, cannot have been involved in an accident in which a person was killed, or suffered serious bodily injury, as the approximate result of the Driving under the Influence violation.
- If restricted to vehicle(s) with ignition interlock device, such device must be installed on the vehicle before applying for the restricted driver license and must be used while operating the vehicle in order for the restricted license to be valid.
- If driving privileges were revoked for two (2) years, must have served one year of the revocation period and will be restricted to operating vehicles with an ignition interlock device – again must be installed before applying for the restricted driver license.

Go to a Driver Services Center within ten (10) days of the date of this Court Order and present two (2) copies of this Order along with a SR-22 form, or Financial Responsibility Bond, or \$60,000 in cash or Corporate Surety Bond; OR, you must establish that one of these is presently on file with the Department of Safety in Nashville at the time of application. (When applying for the SR-22 insurance filing from your agent, you should request that the agent provide you with a copy of the SR-22 form. When you receive your copy, you will know that a filing has been made with the Department of Safety and your copy will be accepted when you apply for your Restricted License). If the Court or statute requires the driver be restricted to vehicles with functioning ignition interlock device, the device must be installed on the vehicle and verified by the Department of Safety. Upon paying the required license fees (the license fee is \$65.00 and the application fee is \$2.00) a 90-day interim license will be issued. Barring any complication, an original restricted license will be mailed to you within the 90 days. One copy of the Court Order will be returned to you and should be attached to the temporary driving permit until you receive your restricted license.

II. INSTRUCTIONS FOR ISSUANCE OF RESTRICTED LICENSE FOR IMPLIED CONSENT

(Failure to take the test to determine alcohol content in bloodstream)

The Implied Consent statute provides a restricted driver license can be issued under limited circumstances. Driving is permitted ONLY to and from home to place of employment and while in the actual performance of duties, or court-ordered alcohol safety program, or to and from a college or university if enrolled full time, or to and from scheduled interlock monitoring appointment. Your privilege to drive other than the listed restrictions is SUSPENDED and driving is PROHIBITED by state statute. TO BE ELIGIBLE FOR THIS RESTRICTED DRIVER LICENSE:

- Privilege to drive cannot be under revocation/suspension/cancellation for any other reason in Tennessee or any other state. Will be required to meet all requirements to clear any such revocation/suspension/cancellation before issuance of the restricted driver license.

Go to a Driver Services Center within ten (10) days of the date of this Court Order and present two (2) copies of this Order along with a SR-22 form, or Financial Responsibility Bond, or \$60,000 in cash or Corporate Surety Bond; OR, you must establish that one of these is presently on file with the Department of Safety in Nashville at the time of application. (When applying for the SR-22 insurance filing from your agent, you should request that the agent provide you with a copy of the SR-22 form. When you receive your copy, you will know that a filing has been made with the Department of Safety and your copy will be accepted when you apply for your Restricted License). Upon paying the required license fees (the license fee is \$65.00 and the application fee is \$2.00), a 90-day interim license will be issued. Barring any complication, an original restricted license will be mailed to you within the 90 days.

III. INSTRUCTIONS FOR ISSUANCE OF RESTRICTED LICENSE FOR JUVENILE OFFENDER

(Drug/Alcohol Violations Under 21 Years of Age)

The Drug Free Youth Act/18-20 Alcohol Violation statute provides a restricted driver license can be issued upon presenting clear and convincing evidence an economic, educational, or health related hardship will result without such license. Such license SHALL NOT be granted for travel to and from social events or extracurricular school activities. Driving is permitted ONLY to and from place of employment and educational institution if reasonable parental/public transportation is unavailable, or free transportation is not provided by the educational institution. Privilege to drive, other than these restrictions, is SUSPENDED and driving PROHIBITED per state statute. TO BE ELIGIBLE FOR THIS RESTRICTED DRIVER LICENSE:

- Privilege to drive cannot be under revocation/suspension/cancellation for any other reason in Tennessee or any other state. All requirements to clear any such revocation/suspension/cancellation must be met before issuance of the restricted license.
- If violation is a 2nd or subsequent conviction, must serve a one year suspension or until offender reaches the age of 17, whichever is later.

Go to a Driver Services Center within ten (10) days of the date of this Court Order and present two (2) copies of the Order along with proper identification. If under the age of 18, you will need a new Teenage Affidavit. A new Compulsory School Attendance form will be required ONLY if no previous permit/license had ever been issued or a truancy violation has occurred. Upon paying the required license fee (application fee of \$20.00), a 90-day interim license will be issued. Barring any complication, an original restricted license will be mailed to you within the 90 days.

IV. INSTRUCTIONS FOR ISSUANCE OF RESTRICTED LICENSE FOR DRIVING AWAY FROM PUMPS WITHOUT PAYING FOR FUEL

TCA 39-14-151 provides a person suspended for driving away from pumps without paying for fuel may be issued a restricted license for the purpose of driving to and from work and in the course of employment, or to and from a college/university if a full time student. Privilege to drive cannot be under revocation/suspension/cancellation for any other reason in Tennessee or any other state. Upon obtaining the order for the restricted license from the court, the order, \$65.00 license fee, and \$2.00 application fee should be presented at a Driver Services Center to make application for the restricted license.

FOR YOUR RESTRICTED LICENSE TO BE VALID FOR DRIVING, THIS ORDER MUST BE KEPT WITH YOUR LICENSE AT ALL TIMES. IF YOU HAVE NEVER BEEN LICENSED IN TENNESSEE, THEN YOU WILL BE REQUIRED TO MEET ALL REQUIREMENTS OF A NEW RESIDENT IN ADDITION TO THE ABOVE REQUIREMENTS.