STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	ORDER REGARDING DRIVER'S LICENSE RESTORATION (Part 1)		RESTORATION	CASE NO. and JUDGE
Court address				Court telephone no.
Petitioner's name, address, and telephone no.		v	Respondent SECRETARY OF STATE OF THE STATE OF MICHIGAN Driver Assessment and Appeal Division PO Box 30196 Lansing, Michigan 48909-7696	
Driver's license no.	Date of birth			
Petitioner's attorney, bar no., address, and tele	phone no.		Respondent's attorney, I	bar no., address, and telephone no.
Date of hearing:	Judge			
 a. (For arrests on or after 10/1/99.) application denial for media driver assessment suspens first implied consent suspe 	cal reasons (MCL 2 sion, restriction (not nsion (MCL 257.323 ension for driving wi spension (MCL 257 //99.)	57.30 t a re v 3[3] a hile lie	vocation) (MCL 257, nd MCL 257.625f). cense suspended (n	.310d, MCL 257.320). ot a revocation) (MCL 257.904[10] or
IT IS ORDERED:	ore a driver's licens	se wit	h full privileges to the	e petitioner.
3. The Secretary of State shall issu	e restricted driving	privile	eges as follows.	

- a. The petitioner may drive to and from the residence and place of employment and in the course of employment, to a substance abuse treatment program and/or support group meetings, to regularly scheduled treatment for a serious medical condition, to the probation office and community service, and to an educational institution. The **petitioner must carry proof** of destination and hours.
- b. If there is any evidence of drinking while using a motor vehicle, or if there is a violation of this order during the period that this order is in effect, police shall confiscate the driver's license and return it to the court. A hearing will be held if requested by the petitioner within 14 days from the date the license is confiscated.

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3. (continued)

c. Provided the petitioner abides by the conditions of this order, the restricted driver's license shall terminate on

AND
on that date the petitioner shall appear before the court for further examination and review. OR
the court relinquishes jurisdiction to the Secretary of State. OR
on that date the Secretary of State shall restore full driving privileges.

- \Box 4. The petitioner's appeal for licensing privileges is denied.
- 5. Any relief granted in this order is effective only for an action listed in item 1 above.
- This order shall be void and without effect if a certified copy of this order is not served on the Secretary of State, Driver Assessment and Appeal Division, PO Box 30196, Lansing, Michigan 48909-7696 within 7 days of the date this order is signed.

Judge signature and date

Approved as to form: Assistant attorney general/Assistant prosecuting attorney

CERTIFICATE OF MAILING

I served a certified copy of this order on the Secretary of State by first-class mail at the address provided in this order as defined by MCR 2.107(C)(3). I declare under the penalties of perjury that this certificate of mailing has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

Date

Signature of petitioner

Case No. _

STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	ORDER REGARDING DRIVER'S LICENSE RESTORATION (Part 2)		RESTORATION	CASE NO. and JUDGE
Court address				Court telephone no.
Petitioner's name, address, and telephone no. Driver's license no. Petitioner's attorney, bar no., address, and tele	Date of birth	v	PO Box 30196 Lansing, Michiga	OF MICHIGAN ent and Appeal Division
Date of hearing:	Judge			
Date a. (For arrests on or after 10/1/99.) application denial for median deriver assessment suspension denises in the suspension of the su	sion, restriction (not ansion (MCL 257.323) ension for driving wh spension (MCL 257.3 9/99.)	7.303 a rev [3] ar ile lic	8[1][d]). ocation) (MCL 257. d MCL 257.625f). ense suspended (no	^{Date} 310d, MCL 257.320). ot a revocation) (MCL 257.904[10] or

IT IS ORDERED:

- □ 2. The Secretary of State shall restore a driver's license with full privileges to the petitioner.
- \Box 3. The Secretary of State shall issue restricted driving privileges as follows.
 - a. The petitioner may drive to and from the residence and place of employment and in the course of employment, to a substance abuse treatment program and/or support group meetings, to regularly scheduled treatment for a serious medical condition, to the probation office and community service, and to an educational institution. **The petitioner must carry proof** of destination and hours.
 - b. If there is any evidence of drinking while using a motor vehicle, or if there is a violation of this order during the period that this order is in effect, police shall confiscate the driver's license and return it to the court. A hearing will be held if requested by the petitioner within 14 days from the date the license is confiscated.

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3. (continued)

c. Provided the petitioner abides by the conditions of this order, the restricted driver's license shall terminate on

AND
on that date the petitioner shall appear before the court for further examination and review. OR
the court relinquishes jurisdiction to the Secretary of State. OR
on that date the Secretary of State shall restore full driving privileges.

- \Box 4. The petitioner's appeal for licensing privileges is denied.
- 5. Any relief granted in this order is effective only for an action listed in item 1 above.
- This order shall be void and without effect if a certified copy of this order is not served on the Secretary of State, Driver Assessment and Appeal Division, PO Box 30196, Lansing, Michigan 48909-7696 within 7 days of the date this order is signed.

Judge signature and date

Approved as to form: Assistant attorney general/Assistant prosecuting attorney

CERTIFICATE OF MAILING

I served a certified copy of this order on the Secretary of State by first-class mail at the address provided in this order as defined by MCR 2.107(C)(3). I declare under the penalties of perjury that this certificate of mailing has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

Date

Signature of petitioner

Case No. _