AOC-493 Rev. 10-23 Doc. Code: OHL

Page 1 of 2

Commonwealth of Kentucky Court of Justice www.kycourts.gov

KRS 189A.400-.460



Case No.	
Court	
County	
Division	 · · · · · · · · · · · · · · · · · · ·

CC VS	MMONWEALTH OF KENTUCKY		PLAINTIFF
	me:	_	DEFENDANT
	dress:	-	
 Da	te of Birth:	Driver's License No.:	
	FINDINGS	S OF FACT	
	fendant having applied for a hardship driver's license, an urt makes these FINDINGS OF FACT:	d the Court having held a hea	aring on the application, the
1.	Defendant's operator's license has been suspended for	a conviction listed in KRS 189	A.410.
2.	The offense was committed, 2, 2		on or suspension occurred
3.	A Judicial finding of refusal to take an alcohol concentration * KRS 189A.410(3) prohibits issuance of a hardship		
4.	There is reasonable cause to believe suspension of De (Check all that apply): Continue his/her employment Continue attending school or an educational institution Attend driver improvement, alcohol, or substance above	nt. Attend court-ordered con. Obtain necessary me	counseling or other programs.
5.	Defendant has provided the Court proof of motor veh form required for obtaining a license for the following put. Alcohol or Substance Abuse Education or Treatmen	urposes: 🛭 Employment; 🖾	l Educational; ☐ Medical;

NOTICE TO DEFENDANT

- 1. If the Court grants your application, present this Order and some form of identification to a Driver Licensing Regional Office (go to drive.ky.gov for a list of all locations in Kentucky) to request your hardship driver's license. THIS ORDER ALONE DOES NOT CONSTITUTE YOUR DRIVER'S LICENSE. The Kentucky Transportation Cabinet reserves the right to refuse issuance of a hardship license should your driving history record reveal a current withdrawal, denial, suspension, cancellation or revocation of driving privilege in any state or licensing jurisdiction. 601 KAR 12.020, Sec. 3 and 601 KAR 12.060, Sec. 3.
- 2. Defendant must have the hardship license in his/her possession at all times during which he/she is operating or authorized to operate a motor vehicle/motorcycle. Defendant shall not operate a motor vehicle/ motorcycle at any time or place or for any purpose other than those authorized upon the face of the license authorized by this Order. Violation is a Class A misdemeanor resulting in suspension of his/her license for the initial period plus an additional six months.

ORDER

IT IS HEREBY	ORDERED Defendant is GRANTED a hardship license subject to these conditions:	
Use is limited to	o: ☐ Employment ☐ Educational ☐ Medical ☐ Court-ordered counseling or other programs	
	☐ Alcohol or Substance Abuse Education or Treatment	
Time of use:		
Place of use:		
Other:		
Date:	, 2 Jud	ge

INSTRUCTIONS TO JUDGE

Defendant must provide the following type of document(s) depending on the reason the Defendant seeks a license:

- 1. For a license for **employment purposes**: A written, sworn statement from Defendant's employer detailing Defendant's job, hours of employment, and the necessity for Defendant to use a motor vehicle/motorcycle either in work at the direction of your employer during work hours, or in travel to and from work. If the Defendant is self-employed, the above information must be accompanied by the Defendant's sworn and notarized statement attesting to the truth of the information.
- 2. For a license for **educational purposes**: A written, sworn statement from the school or educational institution of Defendant's attendance, Defendant's class schedule, courses being taken, and necessity for Defendant to use a motor vehicle/motorcycle in travel to and from school or other educational institution. A license for educational purposes shall not include participation in sports, social, extracurricular, fraternal, or other noneducational activities.
- 3. For a license for **medical purposes**: A written, sworn statement from a physician or other medical professional licensed (but not certified) under Kentucky laws, attesting to Defendant's normal hours of treatment, and the necessity to use a motor vehicle/motorcycle to travel to and from the treatment.
- 4. For a license for **alcohol or substance abuse education or treatment purposes**: A written, sworn statement from the director of any alcohol or substance abuse education or treatment program as to the hours in which Defendant is expected to participate in the program, the nature of the program, and the necessity for Defendant to use a motor vehicle/motorcycle to travel to and from the program.
- 5. For a license for **court-ordered counseling or other programs**: A copy of any court order relating to treatment, participation in driver improvement program, or other terms and conditions ordered by the court relating to the Defendant which require the Defendant to use a motor vehicle/motorcycle in traveling to and from the court-ordered program. The court order must include the necessity for use of a motor vehicle/motorcycle.