In	the Circuit Court of the Seventeenth Judicial Circu	it FILE STAMP	
People of the State of Illinois,	Winnebago County, State of Illinois		
Plaintiff,	Case No(s) 15 - DT - 218		
Lawrence H. St John	15-CM-641		
Defendant	13 431 6 11		
Determine	COURT SUPERVISION ORDER		
This causing coming on for disposition pursuant to of 005 NO TO ZO and the Court ha finds:	efendant's stipulation as to facts supporting the charge(s) ving considered the statement of the prosecuting authority, the	e Court	
	defendant shall obey all of the conditions impose	d by the order of Supervision.	
 (a) Imprisonment is not necessary for (b) That the defendant is not in need of (c) Court Supervision would not deprojustice; (d) That the defendant is not likely to 	f correctional treatment that can most effectively eciate the seriousness of the defendant's conduct	be provided by a sentence of impriso and would not be inconsistent with th	onment; or ne ends of
(e) Defendant and the public would be	est be served if the defendant were not to receive	a criminal record;	
(f) That in the best interest of justice a	an Order of Supervision is more appropriate than	a sentence otherwise permitted under	the code.
THE STREET, OPPENING THE T			
IT IS HEREBY ORDERED THAT: 1. This cause shall stand continued until	. 20	, and further proceedings and the entry of	f judgment of
conviction shall be deferred until the conclusion	of that time under the following conditions the DEFENDAN	T SHALL:	
Not violate any statute or ordinance of any jurisdiction;	☐ Pursuant to 725 ILCS 5/110-14; receive \$5.00/day credit for days served towards	PAY THE FOLLOWING: (Check all the Court Costs, Fines and Penalties	\$ 2000
Appear before the Court at such times as the	fines allowable per ILCS;	Court Supervision Fee (per month)	\$ 258
Court shall direct, by written notice or otherwise;	Cooperate with and satisfactorily complete any assessment, treatment, education and/or counseling	DNA Analysis Fee Crimestoppers Contribution	\$ <u>200.00</u> \$
Report to the Pretrial Services/Probation Office when and as directed by that office.	as directed by the probation office, including, but	☐ Victim Impact Panel Fee	\$ 10.00
Inform the Clerk of the Circuit Court of a	not limited to participation in services offered at the R.I.C. Also sign releases of information consenting	Trauma Center Fund Fine	\$ <u>100.00</u> \$ <u>5.00</u>
change of address within 24 hours;	to disclosure of all assessment, treatment, education	Spinal Cord Injury Fund Street Value Fine	\$ 5.00
If an offense referenced in this order is: a	and counseling information to the court and probation.	Drug Assessment Fee	\$
felony, a qualifying offense or an attempt at a qualifying offense, classified as a felony under the	Submit to random urinalysis and/or blood test	Lab Analysis Fee	\$ <u>100.00</u> \$ <u>40.00</u>
Juvenile Court act of 1987, or is an offense	and /or breathalyser test at the direction of the	☐ STD/HIV Testing ☐ Domestic Violence Fine	\$ 100.00
requiring registration under the Sex Offender Registration Act, submit a blood and/or tissue	Court and/or Probation Office or any agency referred to for counseling, and shall sign releases of	(Family Non-Family)	+ 223322
and/or saliva specimen within 45 days for DNA	information disclosing the test results to the court	☐ Domestic Battery Fine	\$ 10.00
testing pursuant to 730 ILCS 5/5-4-3. Not consume alcohol or illicit drugs unless	and/or probation;	☐ Viol. of an Order of Prot. Fine	\$ 20.00
prescribed by a physician;	Participate in Check Offender Program; Attend the Victim Impact Panel	Restitution*(as directed)	s
Undergo medical testing for sexually	on at P.M. or as	Destitution Fee (per month)	s
transmissible diseases pursuant to 730 ILCS 5/5-5-3(g) and shall appear and obtain the results in	directed by the Court and/or Probation Office;	Bond from this/these case(s) and case # in the amount of \$ 90	°-
court onat The results are to be sent to the sentencing judge;	Shall work or pursue a course of study or vocational training;	to be applied to fines, costs and restitution	on;
Pay restitution* in the amount of \$,	Perform 100 hours of community/public	☐ Immediately pay in full at the Clerk	of the Circuit
to be paid in full by	service at times and places designated by the	Court, located in this building.	
at a rate to be determined by the Court. * Restitution payments shall be made through the	Probation Office. Such hours are to be completed by	Report to the Clerk of the Circuit Courbuilding. before 4:00 p.m on the next bus	
Winnebago County Circuit Clerk's Office.	Not have any contact directly or indirectly	release from custody to pay in full.	silless day after
Circuit Clerk is to send restitution to:	with:	Judgment is hereby entered in favor of t	the prosecuting
		entity and or victim for the above state	
16	Appear in Courtroom on	penalties and/or restitution. FAILURE TO MAKE PAYMENT A	SORDERED
* DISMISS 15. TR. 5811)	DATE TIME	MAY RESULT IN THE ISSUAN	
	DATE	WARRANT FOR DEFENDANT'S ARR	EST.
FURTHER THE COURT ORDERS			
 That if during defendant's period of su revoke such supervision, enter judgment may also be reported to the Illinois Section 	of the charges herein until the conclusion of the a pervision the defendant violates any of his cond at of conviction and impose sentence as provide retary of State's Office.	itions of supervision, the Court after d by law. Judgment for any traffic re	elated charges
3. That if the Court determines at the c	onclusion of said period of supervision, that t	he defendant has successfully comp	plied with al
conditions of supervision, the Court sha	all discharge the defendant and an order shall be e	entered dismissing the charges.	
4. That said charge or dismissal upon suc	cessful conclusion of the period of supervision	shall be deemed without adjudication	n of guilt and
shall not be termed a conviction for pur	pose of disqualification or disability imposed by	law on the conviction of a crime.	
Defendant Address: 174 Anna N	pale Pkwy Judge:		
Phone: Madison, M	\$ 39110		
Defendant's Signature:		, Revi	ised 1/29/10 -TS

SENTENCING IN ABSENTIA

I, LAWRENCE H. ST.JOHN, III, hereby authorize my attorneys, ALBERT A. ALTAMORE & ASSOCIATES, P.C., to enter a sentence in absentia regarding the charge or charges of "Driving Under the Influence of Alcohol"; "No FOID"; "No Insurance"; "Failure to Reduce Speed", case number(s) 15-DT-390; 15-CM-641; 15-TR-5811,2, and in accordance with the terms and conditions of a sentencing order which I have signed and hereby incorporate within this document.

In support of this sentencing in abstentia, I do swear under oath that I understand the following:

- 1. The nature of the charge(s).
- The difference between the pleas of Guilty and Not Guilty, a sentencing in absentia involving a finding of Guilty without
 entering a plea of guilty, and the effect of each plea or sentence.
- The right to trial before a Judge or a Judge and jury.
- The right to an attorney, and the right to have an attorney appointed if I cannot afford one if the Judge is considering a jail sentence on this charge.
- 5. The right to require the State to establish my guilt beyond a reasonable doubt.
- 6. The right to question the witnesses at trial.
- The right to call witnesses of my own at trial and have those witnesses subpoenaed by the Court.
- 8. The right to have the presumption of innocence until the State proves guilt beyond a reasonable doubt.
- 9. The right to remain silent and not have that fact considered by the Judge or jury at trial.
- The right to testify at trial, and have my testimony considered by the same standards as the other witnesses.
- 11. That I understand maximum and minimum sentences involved.
- 12. I understand that if I am not a United States Citizen, that this criminal proceeding could cause me to be deported to the country of my origin.
- 13. I hereby waive my appearance for this sentencing.

By agreeing to this disposition, I swear under oath that I wish to give up the above rights and have the Judge impose the sentence as outlined in the attached sentencing order.

This disposition is being entered freely and voluntarily made without coercion or promises other than what is stated in the sentencing order. I am satisfied with my attorneys, Albert A. Altamore & Associates, P.C., Attorneys at Law.

I am not under the influence of any alcohol or drugs at this time; I fully understand what my rights are. I agree that sufficient evidence exists which would allow a jury or a Judge to determine any guilt or innocence in this matter.

I understand that I have the right to speak to the Judge concerning the sentence before sentencing, and to appeal the Judgment and Sentence imposed within thirty (30) days, with the right to an attorney to be appointed for such appeal if I cannot afford one. If I do not appeal within thirty (30) days of my sentence, I waive or give up that right to appeal.

I also understand that the Court, in exchange for my Guilty plea to these charges, will sentence me as follows:

1. "Driving Under the Influence of Alcohol" and "No FOID", case numbers 15-DT-218; 15-CM-641. Defendant shall be placed on Court Supervision for a period of eighteen (18) months, with fines and costs assessed in the sum of \$2,258.00, due at the time of the entry of the plea disposition. Defendant shall be ordered to complete 100 hours of public service work. Defendant shall be ordered to complete the recommended treatment program and attend a Victim Impact Panel to the extent one is available in his area.

PREPARED BY: ALBERT A. ALTAMORE, #061-81820 Attorney for Defendant

308 W. State Street, Suite 420, Rockford, Illinois 61101 (815) 967-0100

Commission Expires

STATE OF ILLINOIS IN THE CIRCUIT COURT OF 17TH JUDICIAL CIRCUIT COUNTY OF WINNEBAGO

PEOPLE OF THE STATE OF ILLINOIS,) .	
Plaintiff,)	
vs.) CASE NO.	15-CM-641 15-DT-218
LAWRENCE H. ST.JOHN,	į	
Defendant.)	

GUILTY PLEA

I HEREBY PLEAD GUILTY TO THE ABOVE LISTED CHARGES AND IN SO DOING I STATE THE FOLLOWING:

- 1. That I have been informed of and understand the nature of the charge(s).
- 2. That I know I have the right to a trial by a jury or to a trial before a Judge without a jury, whichever I choose. That the State has the burden of proving me guilty beyond a reasonable doubt in a trial and that I do not have to prove my innocence. That by entering this guilty plea, there will not be a trial of any kind.
 - 3. That I know I have the right to remain silent and not plead guilty and that I am giving this right up.
- 4. That I know I have the right to confront and cross examine my accusers in trial and that I am giving this right up.
- That I know I have the right to present witnesses in my defense and to compel the attendance of any witness refusing to attend on my behalf and that I am giving this right up.
- 6. That I know I have the right to an attorney and that if I cannot afford one the Court will appoint an attorney to represent me through all stages of my criminal charge(s). I hereby give this right up.
 - 7. That I know and have been told of the possible penalties for my charge(s).
- 8. That no one has threatened me or coerced me into pleading guilty, and I am pleading guilty voluntarily and of my own free will.
 - 9. That I admit the State could prove the elements of my charge(s) at a trial.

10.	That I am not under the influ	nence of any alcohol, drugs or narcotics.
DATED:	17/15	Defendant
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