

APPENDIX

E

This is exhibit E
referred to in the affidavit
of Kenneth Thomas Menden
sworn this July 30, 2019

J. Michale

OF FORM

14A

Commissioner for taking Affidavits
Courts of Justice Act, RSO 1990.s.77(2).G.

Case No. 419/19
Superior Court of Justice, Family Court



Date of order: 2018/10/12

Judge: L.P. Thibideau

NM

Information #(s) 1111-999-2018-404-00

ONTARIO COURT OF JUSTICE

Central West Region at 95 Munsee St. N., Cayuga, Ontario

ADULT PROBATION ORDER

JASON K WHITTINGTON

(Name of the offender)

DOB: 1982/07/27

Date (yyyy/mm/dd)

28 Talbot Road, CAYUGA, ON
of Tel: 905 518-5839

(complete address)

A PROBATION ORDER has been made against you as part of your sentence for the following offence(s):

Offence Information				
Offence Date(s)	Location (City)	Short Wording	Section Number and Statute	Summary
2016/06/10	Haldimand County	assault	s. 265 CCC	

THIS ORDER will be in force for a period of 12 months and during the time you are not in custody serving an intermittent sentence. It will begin today unless you are also sentenced to or serving a term of imprisonment (other than an intermittent sentence) or a conditional sentence of imprisonment. (See "When and Where Order is in Force" section of this Order).

This Order is made on directing that the offender be discharged on conditions Conditional Discharge
This Order is in addition to a fine and / or victim surcharge Surcharge

Conditions:

YOU MUST OBEY ALL OF THE CONDITIONS LISTED BELOW:

1. Keep the peace and be of good behaviour.
2. Appear before the court when required to do so.
3. Notify the court or probation officer in advance of any change of name or address and promptly notify the court or probation officer of any change in employment or occupation.
4. Report in person to a probation officer within 2 working days and after that, at all times and places as directed by the probation officer or any person authorized by a probation officer to assist in your supervision
5. Cooperate with your probation officer. You must sign any releases necessary to permit the probation officer to monitor your compliance and you must provide proof of compliance with any condition of this Order to your probation officer on request.
6. Do not contact or communicate in any way, either directly or indirectly, by any physical, electronic or other means, with Nicole Whittington

EXCEPT

- pursuant to a family court order made after this finding and disposition here today
- in the presence of or through legal counsel
- for purposes of attending family mediation with an accredited family mediator or professional mediator service provider
- for purposes of making contact arrangements for, or having contact with, your child(ren) pursuant to a subsequent court order or arrangement through counsel
- with the prior written consent of the above named person(s) filed in advance, by that person, with the probation intake or the assigned probation officer. This may be cancelled by the person in any manner at any time.

7. Do not be within 25 metres of any place where you know any of the person(s) named above to live, work, go to school, frequent or any place you know the person(s) to be EXCEPT for required court attendances

EXCEPT

- pursuant to a family court order made after this finding and disposition here today
- in the presence of or through legal counsel
- for purposes of attending family mediation with an accredited family mediator or professional mediator service provider
- for purposes of making contact arrangements for, or having contact with, your child(ren) for purposes of making contact arrangements for, or having contact with, your child(ren) pursuant to a subsequent court order arrangement through counsel

8. Immediately leave any place the person is known to be

- ...understanding anything else in this paragraph, Not to be within 100 metres of the place of residence provided the same exceptions apply with respect to child contact and filed consent.
9. Do not buy, possess or consume intoxicating substances excluding alcohol
 10. Attend and actively participate in all assessment, counselling or rehabilitative programs as directed by the probation officer and complete them to the satisfaction of the probation officer for:
 - anger management
 - substance abuse
 - domestic violence, which may include the Partner Assault Response (PAR) Program
 - psychiatric or psychological issues
 - stress management

11. You shall sign any release of information forms as will enable your probation officer to monitor your attendance and completion of any assessments, counselling or rehabilitative programs as directed.
12. You shall provide proof of your attendance and completion of any assessments, counselling or rehabilitative programs as directed.

When and Where Order is in force:

This Order continues to apply whether you are in Canada or outside of Canada. This Order applies anywhere in the world.

This Order is in force starting TODAY except:

- If you are also sentenced to a period of imprisonment today or are serving a sentence of imprisonment previously imposed in which case this Order will start when you are released from imprisonment or, if released on conditional release (parole), from the date the sentence or imprisonment ends,
- If you are also sentenced today to a conditional sentence of imprisonment, this Order will start immediately after the conditional sentence ends,
- If you are sentenced to an intermittent sentence, this Order is in force starting today and at all times when you are not in custody serving that sentence,

Your probation officer can tell you exact dates when this Order starts and ends.

This Order is in force at all times and must be obeyed unless a sentence of imprisonment makes it impossible to comply for the time being with the Order.

Variation, extension:

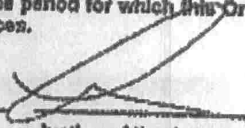
You, the probation officer or the prosecutor may at any time apply to the court to:

- make changes to any Additional Conditions;
- relieve you from compliance with any Additional Condition completely or in part or
- decrease the period for which this Order is in force.

WARNING

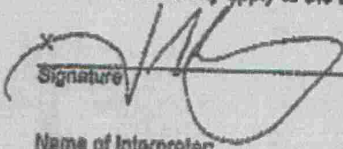
Refusal or failure (without reasonable excuse) to comply with any condition of this Order is a criminal offence for which you may be arrested, prosecuted and imprisoned for up to four years, fined up to \$5,000.00 or both if found guilty. Further, if you are convicted of any criminal offence, including a breach of this Order, the prosecutor may apply to the court to change or add conditions or to extend the period for which this Order is in force or, in some cases, to cancel this Order and sentence you again for these offences.

Date: 2016/10/12


 Justice of the Ontario Court of Justice
 L.P. Thibideau

Acknowledgment:

I, JASON K WHITTINGTON, have read the conditions of this Order or have had them read to me and I understand them. I have received a copy of this Order. I understand that failing to comply with any part of this Order may result in arrest or imprisonment. I am aware that I may apply to the court to vary this Order at any time.


 Signature

2016/10/12
 Date:

Name of Interpreter: _____

Signature of Interpreter: _____

Other Orders

DNA-P DNA-S S.109 S.110 SCIRA

Distribution

Offender Probation Crown VVAP Police Chief Firearms Officer