

**IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF KING**

STATE OF WASHINGTON,

Plaintiff

vs.

Defendant

**NO.
BA NO.
CCN NO.**

**Conditions of Conduct for Persons
SENTENCED by the King County
Superior Court into Work Education
Release (WER) – GRADUATED
SANCTIONS
SENTENCED OFFENDERS ONLY
(ORWR)**

The following court-imposed conditions of conduct are required for participation in King County’s Work Education Release (WER) Program. Compliance with these conditions of conduct shall be monitored by the King County Department of Adult and Juvenile Detention (DAJD) as specified herein by the court. Your continued participation in WER is subject to strict compliance with the following:

Graduated Sanctions: Sentenced offenders who violate their WER Conditions of Conduct Order shall be subject to the graduated sanction violation process. The sanction will be determined by the WER sanctioning grid according to the severity level of the violation and the number of violations committed. The range of possible sanctions include administrative sanctions delivered by program staff up to a limited stay of 48 hours in jail to be administered immediately without a hearing. If the violation you commit results in a sanction that falls outside of the sanctioning grid, you will be immediately removed from the Community Corrections Program and graduated sanctions violation process and placed in secure detention to await a hearing. If you request a hearing to contest a violation or sanction, you will be removed from the Community Corrections Program and graduated sanctions violation process and placed in secure detention until the hearing occurs.

1. **You shall commit no crimes.** DAJD shall monitor new charges entered into the King County Jail system for violations of any local, state or federal law or court order, and if found, you will be removed from WER and placed in secure detention, and the court will be notified. Also, if DAJD becomes aware of new arrests, charges, warrants, or citations in other jurisdictions, you will be removed from WER and placed in secure detention, and the court will be notified.
2. **You shall not use or possess any controlled substances or marijuana, without a valid prescription and shall not consume or possess alcohol beginning from the date of this order.** Any use of controlled substances, other than as prescribed by a physician, will be considered a violation. Medical marijuana is only authorized in pill form. You will submit to urinalysis testing as ordered, including a baseline urinalysis to determine the levels of THC within 5 days of beginning participation in WER and if the THC level does not decrease in your next urinalysis test, this will be considered a violation. DAJD shall monitor compliance with this condition by random urinalysis and/or breathalyzer testing 1 or 2 times every 30 days. Violation of this condition or failure to submit to testing on demand will result in removal from WER and incarceration into secure detention.
3. **If so ordered, you shall attend all court ordered therapy and treatment. You must provide a Release of Information to DAJD to verify your compliance.** DAJD shall contact the therapy and treatment providers 1 or 2 times every 30 days to verify compliance beginning 14 days from the date of this order. Failure to comply will result in your removal from WER and incarceration into secure detention.
4. **You must be employed and shall attend work.** Prior to admittance, you must submit an Employment Verification and Release of Information Form so employment can be verified. DAJD shall monitor compliance with this condition by contacting the employer 1 or 2 times every 30 days. Failure to remain employed and attend work will result in your removal from WER and incarceration into secure detention. [Note: This provision does not apply to Drug Court participants.]
5. **A verification slip is required for all WER passes.** Upon your return to WER from a pass, you must provide DAJD with a verification slip completed by a representative of the work, school, treatment, medical provider or other location for which the pass is valid. Failure to comply will result in your removal from WER and incarceration into secure detention.
6. **You must obtain pre-approval to extend a WER pass and you must be on time when you report back to the facility.** Three written warnings in a 30-day period for being less than sixty (60) minutes late, unexcused or not pre-approved, will result in your removal from WER and incarceration into secure detention. One incident of being sixty (60) minutes late or more will result in your removal from WER and incarceration into secure detention.

7. **Unless waived by the court, you are required to pay WER fees per the King County Code, Chapter 2.73 as directed by DAJD staff. You must arrange for your employer to directly mail or directly deposit your wages to DAJD. After each pay period, you must provide a copy of your pay stub to DAJD.** DAJD staff may authorize an alternate method of payment. Failure to comply will result in your removal from WER and incarceration into secure detention.

8. **You shall not forge a document or provide false information to DAJD staff.** If DAJD discovers you have forged or provided a false document to them, it will result in your removal from WER and incarceration into secure detention.

9. **You shall abide by all WER program rules.** Violating Major Infractions of the program rules, including any type of assault, escape, possession of weapons, harassment of any type, taking hostages and rioting, will result in your removal from WER and incarceration into secure detention. Three Serious Infractions as defined in the WER program rules, for which you have been found guilty through an administrative hearing under the WER Disciplinary Policy, will result in your removal from WER and incarceration into secure detention.

DONE IN OPEN COURT this _____ day of _____, 20_____.

JUDGE

I, _____, have read, or have had read to me, the above court ordered conditions of conduct for participation in the Work Education Release Program operated by the King County Department of Adult and Juvenile Detention. I understand what is required of me for participation in this program and agree to abide by the conditions as stated herein. I also understand that it is my sole responsibility to comply with these conditions of conduct and that if I fail to comply with any of the conditions I will be immediately returned to incarceration in secure detention and may lose credit for time served. If I am placed in secure detention as a result of violating this order, I may request a hearing before the Court.

Signature of Defendant

Date

Interpreter's Declaration

I am a certified interpreter or have been found otherwise qualified by the court to interpret in the _____ language, which the defendant understands, and I have translated the WER Conditions of Conduct Order for the defendant from English into that language.

I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Interpreter Signature: _____ Dated: _____