

Sentencing Revocation Report and Probation Violation Guidelines

Sentencing Revocation Report Background5 Completion Responsibility 5 **Probation Violation Guidelines** Judicial Disagreement with Scoring Rules 11 Original Felony Offense Type12 **Appendices**

Appendix F3: Offense Types (See Appendix H in the Guidelines Manual



Background-

Under § 17.1-803(7) of the *Code of Virginia*, it is the responsibility of the Commission to monitor sentencing practices in felony cases throughout the Commonwealth. While the Commonwealth maintains a wide array of sentencing information on felons at the time they are initially sentenced in circuit court, information on the re-imposition of suspended prison time for felons returned to court for violation of the conditions of community supervision was, until 1997, largely unavailable and its impact difficult to assess.

In 1997, the Commission teamed with the Department of Corrections (DOC) to implement a procedure for systematically gathering data on the reasons for, and the outcome of, community supervision violation proceedings in Virginia's circuit courts. With DOC's assistance, the Commission developed a simple one-page form (the Sentencing Revocation Report, or SRR) to capture this information. Following the violation hearing, the completed form is submitted to the Commission.

The Commission believes that the re-imposition of suspended time is a vital facet in the punishment of offenders. Together, the SRR and the Commission's community corrections revocation data system serve as an important link in our knowledge of the sanctioning of offenders from initial sentencing through release from community supervision.

In 2010 the General Assembly included the requirement to complete and review the Sentencing Revocation Report in all suspended sentence, good behavior and probation violation cases and to review applicable Probation Violation Guidelines before sentencing. Below are the requirements included in the budget language.

Completion Responsibility_

Offender, Court and Case Information

The Sentencing Revocation Report (SRR) is prepared for every capias, show cause or revocation request submitted to the court for an offender who has violated the conditions of a suspended sentence for a felony offense. This includes violations of probation, post-release supervision administered by the court, good behavior terms, community-based programs and suspended sentences. The Commonwealth's attorney or probation officer, whoever initiates the capias or revocation request, completes the front side of the SRR and forwards it to the court, through locally-established procedures. The front side of the SRR documents

offender, court, and case information, including the reasons for capias, show cause or revocation requests. If Condition 1 is cited, "Fail to obey all Federal, State, and local laws and ordinances," then the SRR should be attached to the capias or revocation request.

If Condition 1 is not cited, then the SRR should be prepared and attached to the probation violation guidelines and submitted to the court, through locally established procedures, no more than thirty (30) days prior to the violation hearing.

The judge must receive a SRR for every felony violation case. If none is available in the case file, either the attorney for the Commonwealth or probation officer must be prepared to provide a copy to the court.

Decision of the Court

- Final Disposition The sentencing judge or his designee is responsible for completing the back side of the SRR. The back side of the SRR specifies the actual conditions violated, the decision of the court, and the sentence or other sanction imposed if the offender is found in violation.
- **Preparation Errors** If a preparation error is detected at sentencing, the Commission requests that the form be revised in order to incorporate the changes. *The ultimate responsibility for ensuring that the form is completed accurately rests with the judge.*

Mailing Responsibility —

The Circuit Court Clerk is to forward the completed Sentencing Revocation Report (SRR) and a copy of the court order to the Virginia Criminal Sentencing Commission within five days following the entry of a final order of conviction and sentence. When the Probation Violation Guidelines are completed, the guidelines forms must be attached to the completed SRR. Forms are then mailed to: Virginia Criminal Sentencing Commission • 100 North Ninth Street • 5th Floor • Richmond, VA 23219

Worksheet Supplies —

Commonwealth's attorneys and probation officers can contact the Commission for hard copies at 804.225.4398. Copies of the worksheets and instructions also are available on our website at www.vcsc.virginia.gov.

◆ Completing the Sentencing Revocation Report =

This section of the SRR should be completed by a probation officer or attorney for the Commonwealth and submitted to the court, through locally established procedures. If Condition 1 is cited, "Fail to obey all Federal, State, and local laws and ordinances," then the SRR should be attached to the capias or revocation request.

If Condition 1 is not cited, then the SRR should be prepared and attached to the probation violation guidelines and submitted to the court, through locally established procedures, no more than thirty (30) days prior to the violation hearing.

- 1 Enter the offender's first, middle and last name.
- 2 Fill in the offender's date of birth. If unknown, leave blank. If there are multiple birthdates reported, attempt to identify the "true" birthdate and enter only one.
- 3 Fill in the offender's social security number. If unknown, leave blank. If there are multiple social security numbers, attempt to identify the "true" number and enter only one.
- Fill in the offender's Central Criminal Records Exchange (CCRE) number. If no Virginia number has been assigned by the State Police, leave blank.
- **5** Enter the circuit number of the sentencing court.
- **6** Enter the name of the city or county that the court serves.
- The Enter the FIPS Code that corresponds to the city or county where the sentencing court is located. For a FIPS code listing, refer to Appendix G of the Sentencing Guidelines Manual.
- 8 Enter the first and last name of the judge who will hear the revocation case.
- Identify the sentencing event or events for which the offender's suspended sentence is being revoked. Select the most serious original felony offense. The most serious offense is the conviction that has the highest statutory maximum penalty. If two or more offenses in a sentencing event carry the same statutory maximum penalty, select the most serious felony based on the following order: person crime, property crime, victimless crime (i.e., perjury), and drug crime.
 - · Record the offense description.
 - Enter the VCC that corresponds to the offense description.
 - Enter the original sentencing date corresponding to that offense.
- If a Pre/Post-Sentence Investigation (PSI) report was completed for the most serious felony offense using the Department of Corrections automated PSI system, enter the system-generated report number in the space provided.
- ① Check the appropriate box to indicate the type of sanction the offender originally received. Jail or prison incarceration includes sentences to jail, prison or time served for any offense in the original sentencing event or events. Detention or Diversion Center Incarceration should be checked only if the offender was ordered to complete one of these programs and did not receive any active jail or prison time.
- Check the appropriate boxes indicating what types of revocations are being considered by the court.
- 6 Virginia Sentencing Guidelines Manual

- Check the appropriate boxes indicating the conditions that the offender is accused of violating.
- If the offender has been convicted for a new law or ordinance violation, enter up to two Virginia Crime Codes (VCC) identifying the crimes. For out-of-state convictions use an analogous offense listed in the VCCs. If the arrest VCC is different from the conviction VCC, use the VCC that identifies the offense at conviction. In addition, indicate whether the conviction occurred in Virginia, outside of Virginia, or in violation of federal laws.
- **(b)** Check the appropriate box indicating the Probation Violation Guidelines recommendation, if applicable in the case.

The guidelines apply if the offender has violated the conditions of probation (or post-release supervision, if administered by the court) without violating a federal, state or local law or ordinance. Violations of Conditions 2 through 11 of the Conditions of Probation/Post-Release Supervision, and violations of any special conditions set by the court, are covered by the guidelines. A copy of the Conditions of Probation/Post-Release Supervision used by the Department of Corrections can be found in Appendix F1.

- In some cases the guidelines recommendation may exceed the total amount of time that can be revoked and re-imposed by the court. When this occurs, check the box for "Recommendation Exceeds Revocable Time" and enter the total amount of revocable time for all violations for which the offender will be sentenced at the revocation hearing. This becomes the upper end of the guidelines recommended range. "Revocable time" refers to the total amount of suspended time that could be revoked. For purposes of the SRR, jail credit is irrelevant unless the defendant previously was sentenced to time served. In these cases, the local jail should have information on the amount of suspended time remaining for a defendant.
- f the guidelines do not apply, check the appropriate box to indicate this. The guidelines do not apply under the following circumstances:
 - The offender is found in violation of Condition 1 of Probation/Post-Release Supervision (i.e., the offender has failed to obey all federal, state, and local laws and ordinances),
 - The offender is in violation of § 18.2-251 or § 18.2-258.1(H) (first offender status). For first offender violation cases, please prepare the appropriate Drug Sentencing Guidelines Worksheet.
 - The offender is on probation for a crime committed prior to January 1, 1995, or
 - The offender is revoked for something other than probation (i.e., good behavior).



Sentencing Revocation Report

First:	Middle:
Last:	Suffix:
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SID/CCRE:	
OID/OOKE.	
COURT	
Judicial Circuit: County:	
Judge's Name:	Office Use Only
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Primary Offense VCC	Sentencing Date (Original)
	Month Day Year
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Date Form Completed: ____

♦ Final Decision/Disposition

Fill In After Sentence Has Been Pronounced

This section of the SRR should be completed by the sentencing judge or the judge's designee. All information should be completed prior to being mailed to the Virginia Criminal Sentencing Commission.

13 Check the appropriate box indicating the decision of the court.

Found in Violation of Conditions Cited – The court determines that the defendant violated all conditions cited in the capias, warrant or revocation request.

Found in Violation of the Following Conditions Cited - If the court determines that the defendant violated selected conditions of probation supervision, the court is asked to identify which conditions were violated (check all that apply).

Taken Under Advisement – The court determines that no decision will be made at this point on the alleged violation. If the court takes the decision under advisement on the condition that the defendant complete a program or follow instructions and that a subsequent violation would require another request for capias or revocation, then the Sentencing Revocation Report (without guidelines attached) should be submitted to the Commission. If the court takes the decision under advisement until appropriate counsel can be selected or appointed, or for other court procedural issues, then the court should not submit the Sentencing Revocation Report (with guidelines, when appropriate) until after a decision is made.

Not in Violation - The court finds that the defendant did not violate any of the conditions cited in the capias or revocation request. See the "Sentence for Revocation" section to record if the defendant is continued under the same conditions or released from all supervision or restrictions.

- 19 Enter the years, months and days for the amount of revocable time that the court could have imposed.
- Enter the length of active incarceration the defendant is to serve for the violation(s) (i.e., the imposed sentence less any suspended time).

- ② If the period of supervised probation has changed, enter the amount of time the defendant will be under supervision from the date of the revocation sentencing. If the supervision period is indefinite, check the "Indefinite" box. If the defendant is continued on the same period of supervision, do not enter the number of years, months, or days in the box, but check the "Continued on Same Period of Supervision" box.
- If the court finds the defendant in violation and elects to continue the defendant under the same conditions, check the box to indicate this. The court is still responsible for entering the total amount of revocable time.
- If the court releases the defendant from supervision, check the "Released from Supervision" box. The court is still responsible for entering the total amount of revocable time.
- Check the appropriate boxes indicating all other sanctions applicable in the sentencing event. If "Other" or "Community-Based Program" is checked, please specify the type and name of program.
- If the Probation Violation Guidelines apply and the judge sentences above or below the recommendation, the judge is asked to provide a reason for departing. The judge can also use this space for judicial comments about the case.
- Enter the month, day and year of the revocation decision.
- The judge must sign each report after the decision has been completed.

•	DECISION OF THE COURT	<u> </u>			
	☐ Found in Violation ─ OR →	☐ Found in Violation of the Following	onditions: (check all that apply)		
	of Conditions Cited	Fail to obey all laws and ordinances Fail to report any arrests within 3 days	Use alcoholic beveragesUse, possess, distribute drugs or paraphernalia		
	☐ Taken Under Advisement	Fail to maintain employment/report chan Fail to report as instructed			
	☐ Not in Violation	Fail to allow probation officer to visit	Abscond from supervision		
		Fail to follow instructions and be truthfu	Fail to follow special conditions		
•	SENTENCE FOR REVOCA	TION————	Years Months Days		
	Amount of Revocable Time at Hea	aring/Sentencing			
	Amount of Time to Serve for Violation	on Life+	Sentenced to Time Served		
	Placed on Supervised Probation I	For: Indefinite	Continued on Same Period of		
ı	☐ Continued Under Same Condi	itions 3 Released from Supervision	Supervision on/Restrictions		
	□ Day Reporting□ Detention Center Incarceration□ Community-Based Program_	☐ Intensive Probation ☐ Diversion Center Incarcera Specify type or name of program	☐ Othertion		
			Office Use Only		
•	♦ REASON FOR DEPARTUR	E FROM GUIDELINES			
_	◆ DATE OF REVOCATION	DECISION			
•	TAIL OF REVOCATION	DECISION			
	Month Day Year		Judge's Signature		



Probation Violation Guidelines

Legislative Directive -

In 2003, the General Assembly directed the Commission to develop, with due regard for public safety, discretionary sentencing guidelines for application in cases involving felony offenders who are determined by the court to be in violation of probation or post-release supervision for reasons other than a new criminal conviction (Chapter 1042 of the Acts of Assembly 2003). Often these offenders are referred to as "technical violators." In determining the guidelines, the Commission was to examine historical judicial sanctioning patterns in revocation hearings for such cases.

In 2010, the General Assembly included the requirement to complete and review the Sentencing Revocation Report in all suspended sentence, good behavior and probation violation cases and to review applicable Probation Violation Guidelines before sentencing. Below are the requirements included in the budget language.

Completion Responsibility -

A Sentencing Revocation Report (SRR) is prepared for every capias, warrant or revocation request submitted to the court for an offender who has violated the conditions of a suspended sentence for a felony offense. The Commonwealth's attorney or probation officer, whoever initiates the capias or revocation request, completes the front side of the SRR and the Probation Violation Guidelines, if applicable.

Due to the time-sensitive nature of factors on the Probation Violation Guidelines, the worksheets should be prepared within thirty (30) calendar days prior to the violation hearing.

The completed Probation Violation Guidelines should be attached to the SRR and forwarded to the court, through locally-established procedures, no more than thirty (30) calendar days prior to the violation hearing.

The judge must receive probation violation guidelines when required. When guidelines are not required, the judge must receive a SRR. If any of the required documents are not available in the case file, either the attorney for the Commonwealth or probation officer should be prepared to provide the court a copy of the missing document.

Defense counsel should receive copies of the probation violation guidelines. Local procedures will dictate when the guidelines are distributed to defense counsel.

- Preparation Errors If a scoring error is detected prior to sentencing, the Virginia Criminal Sentencing Commission requests that the worksheet preparer be contacted so that an amended worksheet can be prepared and circulated to all parties prior to sentencing or at sentencing.
- · Changes at Sentencing If a preparation error is detected at sentencing or additional conditions are cited, the Commission requests that the worksheet be re-scored in order to incorporate the changes. If a worksheet is re-scored, the final worksheet presented to the judge for consideration is the version to be submitted to the Commission. The ultimate responsibility for ensuring that the worksheets are completed accurately rests with the judge.

Judicial Disagreement with Worksheet Scoring Rules

Guideline worksheets must be scored according to the rules contained in the manual. It is not appropriate to adjust the guideline scores to reflect judicial discretion. If a judge disagrees with the recommendation because of the inclusion of or the weights assigned to a factor on a particular worksheet, the Commission suggests that the judge depart from the recommended sentence and state the reason(s) for departure on the reverse side of the Sentencing Revocation Report (SRR). The explanation should identify the specific factor and the reason the factor is being questioned.

Recording Departure Reasons -

When the court imposes a sentence greater or less than the guidelines recommendation, the judge is asked to provide a written departure explanation with the record of the case. Space is provided on the back of the Sentencing Revocation Report (SRR) for entering reasons for departure.

Reasons for departure should be specific. Specific departure reasons provide useful feedback to the Commission and will alert the Commission to concerns of the users.

Mailing Responsibility _____

Code of Virginia § 19.2-298.01 (E) requires the Circuit Court Clerk to forward the original sentencing guidelines form and a copy of the court order to the Virginia Criminal Sentencing Commission within five days following the entry of a final order of conviction and sentence. When the Probation Violation Guidelines are applicable, the guidelines forms must be attached to the completed Sentencing Revocation Report (SRR). Forms are mailed to: Virginia Sentencing Commission, 100 N. 9th Street, 5th Floor, Richmond, VA 232l9

Worksheet Supplies —

Commonwealth's attorneys and probation officers can contact the Commission for hard copies at 804.225.4398. Copies of the worksheets are available on our website at www.vcsc.virginia.gov

Determining if Guidelines Apply -

The guidelines apply if the offender has violated the conditions of probation (or post-release supervision, if administered by the court) without violating a federal, state or local law or ordinance. Violations of Conditions 2 through 11 of the Conditions of Probation/Post-Release Supervision, and violations of any special conditions set by the court, are covered by the guidelines. A copy of the Conditions of Probation/Post-Release Supervision used by the Department of Corrections can be found in Appendix F1.

The guidelines do not apply under the following circumstances:

- The offender is found in violation of Condition 1 of the Terms and Conditions of Probation/Post-Release Supervision (i.e., the offender has failed to obey all federal, state, and local laws and ordinances)*, or
- The offender is in violation of § 18.2-251 (first offender status) or § 18.2-258.1(H) (first offender prescription fraud), or any case for which there is no underlying conviction**, or
- The offender is on probation for a crime committed prior to January 1, 1995, or
- The offender is on probation for only misdemeanor offenses.

*If a probation violation is being sentenced in the same sentencing event as a new felony law violation, the probation violation will be scored as an additional offense on the felony sentencing guidelines. After sentencing, the completed SRR, as well as the Sentencing Guidelines worksheets, shall be forwarded to the Commission.

**If an offender's first offender status is being revoked under §18.2-251, the Drug Schedule I/II worksheet shall be completed and submitted to the court. If an offender's first offender prescription fraud status is being revoked under §18.2-258.1(H), the Drug/Other worksheet shall be completed and submitted to the court. No SRR needs to be completed in first offender violation cases.

Current Supervision Period-

Unless otherwise instructed, factors are scored for the current supervision period only. The current supervision period begins on the most recent date the defendant was placed, or continued, on probation or post-release conditions by the court and ends on the date the court renders its decision for the current violation. If the defendant was previously found in violation of his probation supervision (or post-release supervision, if the violation was handled by the court), the current period starts when the court placed the defendant back on supervision.

> Example: Defendant was placed on probation on 6/1/03 as a condition of suspended sentence. He was later found in violation of his probation on 2/1/04, but was continued on probation. Sentencing for a new probation violation is set for 5/1/04. The current period of supervision is between 2/1/04 (not the original start date of 6/1/03) and the new violation sentence date of 5/1/04.

Original Felony Offense Type -

This factor appears on both Section A and Section C of the Probation Violation Guidelines. The guidelines preparer must identify the sentencing event or events that resulted in the offender's supervision in a particular jurisdiction. Include only those sentencing events that served as the basis for the revocation hearing. The offenses that comprise these sentencing events are defined as the "original" offenses for the purposes of completing the Probation Violation Guidelines. The preparer must then determine the most serious felony offense among these crimes. Please note that the rules for selecting the most serious original felony offense type on the Probation Violation Guidelines are different than the rules for selecting the primary offense on the traditional felony Sentencing Guidelines.

In determining the most serious original felony offense for the Probation Violation Guidelines, the following hierarchy should be used:

- 1) Highest Statutory Maximum
- 2) Person Crimes
- 3) Property Crimes
- 4) Victimless/Other Crimes
- 5) Drug Crimes

The most serious offense is the felony conviction that has the highest statutory maximum penalty. If two or more offenses in a

sentencing event carry the same statutory maximum penalty, select the most serious felony based on the hierarchy of offense types mentioned above: person, property, victimless/other, and then drug.

> Example: An offender is on probation for an unlawful wounding (Penalty: 1-5 years) and a grand larceny (Penalty: 1-20 years). The grand larceny is the most serious original felony offense because it has the highest statutory maximum penalty.

Example: An offender is on probation for malicious wounding (Penalty: 1-20 years) and a grand larceny (Penalty: 1-20 years). Both offenses have the same maximum penalty (20 years). Therefore, malicious wounding is the most serious original felony offense because it is a person crime, whereas grand larceny is a property offense.

If two or more offenses have the same maximum penalty and are classified in the same crime category, choose as the most serious original felony offense the one that has the highest score under the "Original Felony Offense Type " factor on Section C of the Probation Violation Guidelines.

> Example: An offender is on probation for DWI-3rd (Penalty: 1-5 years) and Possession of a Firearm by a Convicted Felon (Penalty: 1-5 years). Both have the same statutory maximum penalty and both are classified as victimless/other crimes. On Section C, however, Possession of a Firearm by a Convicted Felon receives 16 points under the "Original Felony Offense Type" factor, while DWI-3rd receives 3 points on that factor. Therefore, choose Possession of a Firearm by a Convicted Felon as the most serious felony offense for scoring the Probation Violation Guidelines.

On Section A, the preparer must place the most serious felony offense into one of the following categories:

> Drug, Person, Traffic/Weapon, Other, or Property.

The offense type is Drug if the VCC prefix is "NAR." Felony prisoner offenses that involve drugs are also considered drug offenses.

The offense type is Person if the most serious offense involves a crime where the victim is harassed, abducted, injured, killed, sexually assaulted, or is the subject of a sex offense. Threats, conspiracies, and attempts, and the intent to do the above are included. Offenses from which the offender takes property directly from a victim (in person) or entices a minor to participate in sexually explicit material are categorized as person. Person offenses include assault, child or adult neglect, murder, homicide, kidnapping, robbery, rape, sexual assault, grand larceny from person, burglary with intent to assault, murder, rape or rob, and arson of an occupied building. This is not an exhaustive list. See Appendix F3 of this manual for more detail.

The offense type is Traffic/Weapon if the offense has a VCC prefix of "WPN", "LIC", "DWI", or "HIT." This is not an exhaustive list. See Appendix F3 of this manual for more detail. Offenses such as shooting into an occupied building and hit and run with personal injury are scored as person offenses.

If the most serious original offense does not fall into the previous categories, the offense is categorized as "Other".

On Section C, the preparer must place the most serious felony offense into one of these categories:

> DWI or Habitual Offender, Property, Drug, Person, Weapon, or

Other.

The offense type is DWI if the VCC code has a "DWI" prefix. The offense type is habitual offender if the VCC is "LIC6832F9", "LIC6848F9", or "LIC6834F9".

The offense type generally is Property if the VCC prefix is "COM", "FRD", "LAR", "TAX", "TRS", "VAN", or if the crime is burglary with intent to commit larceny, hit and run without personal injury, and grand larceny not from person.

The offense type is Weapon if the offense has a VCC prefix of "WPN".

If the most serious original offense does not fall into the specific categories, the offense is categorized as "Other".

Prior Record Factors —

Prior record factors on the Probation Violation Guidelines relate specifically to the offender's original disposition and history of supervision violations and revocations.

Original Disposition was Incarceration

Points are assigned on Section A if the defendant was sentenced to incarceration for any of the original offense(s) at the time of the original sentencing event. Incarceration includes sentences to jail, prison, or time served for any offense in the original sentencing event(s). Sentences to Detention and Diversion Centers are also scored as periods of incarceration.

Previous Adult Probation Revocation Events

This factor appears on both Section A and Section C of the Probation Violation Guidelines. Previous adult probation revocation events are all felony and misdemeanor violation events for either state or local probation periods in the defendant's adult criminal history. Score each revocation event that occurred prior to sentencing for the current violation case. Include previous postrelease revocations handled by the court. Include only those events for which the defendant was found by the court to be in violation. Prior probation violations may be for any offense, not just the original felony offense(s) for which the offender is currently on probation. Score each violation event regardless of the specific sanction imposed (e.g., they were continued on probation with no time revoked). Do not include violation events in which violations were dismissed, nolle prosequi, or there were no findings of guilt. Do not score other types of suspended sentence revocations. Do not score parole violations. Do not score first offender violations under § 18.2-251 or § 18.2-258.1 (H) as probation violations. Only score revocations after a defendant is placed on probation as the result of a conviction.

A violation event is defined as a violation sentencing hearing before a particular judge on a particular date in a particular court, regardless of the number of offenses for which the offender is on supervision. If the offender was found in violation of supervision for several offenses during the same violation sentencing hearing, score only one revocation event.

Arrest Factors -

Arrest factors on the Probation Violation Guidelines refer to new arrests incurred by the offender during the current supervision period. Specific rules for scoring each factor are noted below.

Arrests for offenses that occurred prior to the defendant being placed on probation are also scored, as long as the arrest occurred during the current supervision period.

Arrests are scored regardless of the disposition (e.g., guilty, not guilty, dismissed, nolle prosequi, etc.).

New arrests do not include arrests for probation violations and traffic infractions.

New Felony Arrests

On Section A, the preparer must score the number of new felony arrests during the current supervision period. The current supervision period begins on the most recent date the defendant was placed, or continued, on supervision conditions by the court and ends on the date of sentencing for the current violation. New felony arrests are to be scored regardless of disposition (e.g., guilty, not guilty, dismissed, nolle prosequi, etc.). Each offense count is equal to one arrest. For example, if a defendant is arrested at the same time for three counts of unlawful wounding, the defendant has three felony arrests.

New Arrests for Crimes Against Person

For this factor, which appears on Section C, score the number of new felony and misdemeanor arrests for crimes against a person occurring during the current supervision period. The current supervision period begins on the most recent date the defendant was placed, or continued, on supervision conditions by the court and ends on the date of sentencing for the current violation.

Person offenses include the following: assault, child or adult neglect, murder, homicide, kidnapping, robbery, rape, sexual assault, grand larceny from person, burglary with intent to commit assault, murder, rape, or rob, and arson of an occupied building. This is not an exhaustive list. See Appendix F3 of this manual for more detail.

New Arrests for Nonperson Crimes

On Section C, score the number of counts of felony and misdemeanor arrests for nonperson crimes (including criminal traffic misdemeanors) during the current supervision period.

Program Factors –

Program factors appear on both Section A and Section C of the Probation Violation Guidelines. These factors relate to the offender's failure to report to, or unsuccessful discharge from, certain programs ordered as part of the offender's probation.

Never Reported to/Unsuccessful Discharge from Community Service, Day Reporting, etc.

Points are assigned on Section A if the defendant never reported to, or was unsuccessfully discharged from, one or more of the following programs: community service, day reporting, Detention or Diversion Center, employment and/or residential programs (not associated with treatment). An unsuccessful discharge from Detention or Diversion Center can only be scored if the defendant resigned or was discharged due to disciplinary reasons, not medical reasons. Unsuccessful discharge will also be scored if the defendant is before the court for violating conditions while enrolled in the Day Reporting Program. Employment programs include job counseling or job corps training. Failure to obtain or maintain employment is not scored for this factor. Residential programs, not associated with treatment, may include an adult home, halfway house, or homeless shelter from which the defendant was discharged or to which the defendant failed to report. Do not score treatment programs specifically designed for drug, alcohol, substance abuse, sex offender, or medical/mental health treatment.

Unsuccessful Discharge from Detention Center

This factor appears on Section C. Assign points if the defendant was unsuccessfully discharged from the Detention Center Program during the current supervision period. Score only if the defendant was discharged due to disciplinary reasons, not medical reasons. Voluntary resignations from Detention are scored as unsuccessful discharges.

Never Reported to Drug Treatment or Drug Education Program

For this factor, also found on Section C, score the number of times the defendant never reported to a drug treatment/drug education program after being ordered to do so during the current supervision period. Drug treatment/drug education programs include inpatient and outpatient drug treatment, as well as group programs such as those offered in-house at local probation and parole offices. This may involve different programs. However, it may be one program that the probation officer told the defendant on several occasions to attend, but the defendant failed to ever attend. This factor should be scored if the defendant failed to show up for intake or went through the process, but then failed to show up for the treatment program.

Do not score programs designed solely for alcohol treatment. Do not score this factor if the defendant started attending a program but missed sessions or dropped out after attending at least one session.

Do not score this factor for drug treatment that is conducted as a part of Day Reporting, Detention or Diversion programs.

General Violation Factors -

Condition(s) Violated

On Section A, the preparer must enter the score corresponding to the type of condition violated. For this factor, score only one condition violated. When there are multiple conditions violated, score the condition that receives the highest number of points for the factor. The Conditions Violated refer to the Conditions of Probation/Post-Release Supervision established by the Department of Corrections (See Appendix F1 of this Manual):

> Condition 2: Fail to report any arrests within three days to probation officer.

Condition 3: Fail to maintain employment or report any changes in employment.

Condition 4: Fail to report as instructed.

Condition 5: Fail to allow probation officer to visit home or place of employment.

Condition 6: Fail to follow instructions and be truthful and cooperative.

Condition 7: Use alcoholic beverages to excess. Condition 8: Use, possess, distribute controlled

Condition 9: Use, own, or possess a firearm.

Condition 10: Change residence/leave state without permission

substances or paraphernalia.

Condition 11: Abscond from supervision.

Special Condition(s):

- Fail to follow special conditions (sex offender)
- Fail to follow special conditions (other than sex offender conditions)

This factor separates sex offender conditions/restrictions imposed or authorized by the court from other types of conditions. Examples of sex offender restrictions/conditions include unsuccessful discharge from sex offender treatment, prohibited contact with a minor or victim, access to computers or the internet, entrance into prohibited areas, etc. This is not an exhaustive list.

Note: Defendants who never report to sign their conditions of probation are to be scored as absconding from supervision for guideline purposes.

Months until First Noncompliant Incident

For Section C, the preparer must determine the number of months between the start of the current supervision period and the date of the first noncompliant incident. The current supervision period begins on the most recent date the defendant was placed, or continued, on supervision conditions by the court and ends on the date of sentencing for the current violation. If the defendant never reported for supervision, use the date the defendant was ordered to report for supervision. Round down to the next lowest month. For example, score 5 months 29 days as 5 months.

Noncompliance includes any revocable act/behavior that violates supervision conditions. The noncompliant incident does not have to be reported to the court for it to be scored. However, it needs to be documented in the probation officer's case file.

Substance Abuse Factors-

Positive Drug Test or Signed Admission (not marijuana or alcohol)

On Section C, assign points if the defendant tested positive (urine, blood, etc.) for any controlled substance other than marijuana or alcohol during the current supervision period. Positive tests for controlled substances prescribed for the defendant by a medical practitioner are not scored. Refusal to take a drug test is scored as a positive test.

Also score signed admissions for a controlled substance other than marijuana or alcohol during the current supervision period. (see Appendix F2 of this Manual for the DOC "Substance Abuse Admission Form").

This factor can be scored even if the capias/revocation request did not specifically cite use of a controlled substance (Condition 8 of the Conditions of Probation/Post-Release Supervision) by the offender

Absconding Factors-

Absconded 13 Months or More and Time Absconded

For these factors, points are assigned if the offender was cited for absconding from supervision in violation of Condition 11 of the Conditions of Probation/Post-Release Supervision. If the defendant signed conditions of probation prior to the enactment of Condition 11, the defendant may still be scored for this factor as long as the capias/revocation request informs the judge that the defendant did abscond from supervision.

Defendants who never report to sign their conditions of probation are to be scored as absconding from supervision for Violation Guideline purposes.

Time absconded is calculated from the date of last contact the probation officer had with the defendant up to the date of sentencing for the current violation. Round down to the next lowest month. For example, score 5 months 29 days as 5 months.

Contact may include verbal, written, or face-to-face communication with probation officer or court official at which time the officer/official knew the whereabouts of the defendant. If the defendant never reported to probation, use the most recent date the defendant was ordered to report for supervision. The original date of last contact cited in the capias/revocation request should be used even if the probationer reappears in the probation office, etc., at a later date.

> Example: A defendant last reported to his probation officer on 3/1/00 and was arrested on the capias on 7/1/00. The sentencing takes place on 8/1/00; therefore, the time absconded is 5 months between 3/1/00 and 8/1/00.

Sex Offender Factors -

Violated Sex Offender Restrictions

This factor appears on Section C of the guidelines. Points should be assigned for this factor if, during the current supervision period, the offender violated sex offender restrictions or conditions placed on him/her by the court or probation officer. Examples of restrictions/conditions include unsuccessful discharge from sex offender treatment, prohibited contact with a minor or victim, access to computers or the internet, entrance into prohibited areas, etc. This is not an exhaustive list.

Please note that points will be assigned if the offender violates any sex offender restrictions, even if the original offense(s) for which the offender is being supervised is not a sex offense.

Total Score_

If the Section A total score is 36 points or less, the recommendation is Probation/No Incarceration. On the Sentencing Revocation Report, check the "Probation/No Incarceration" block under the section entitled "Violation Guidelines Recommendation." If the Section A total score is 37 points or more, the Section C worksheet must be completed.

If Section C is completed, total the score and refer to the Section C Recommendation Table, which follows the Section C worksheet in this manual. Use the table to convert the total score to the guidelines sentence range. On the Sentencing Revocation Report, check the "Incarceration" block under the "Violation Guidelines Recommendation" section and record the guidelines range in the spaces provided.

Probation Violation Guidelines Section A =



Original Disposition

Enter "1" if the defendant was sentenced to incarceration, for the original offense(s). Incarceration includes jail, prison, time served, and Detention and Diversion Centers.

Original Felony Offense Type

Identify the sentencing event or events for which the offender is on supervision. Determine the most serious felony offense. The most serious offense is the conviction that has the highest statutory maximum penalty. If two or more offenses in a sentencing event carry the same statutory maximum penalty, select the most serious felony based on the following order of importance: person crime, property crime, victimless crime (i.e., perjury), and drug crime.

A. Enter "13" if the offense type is Drug. Applicable offenses must have a VCC prefix of "NAR." Felony prisoner offenses that involve drugs are also considered drug offenses.

B. Enter "15" if the offense type is Person. Person offenses include: assault, child or adult neglect, murder, homicide, kidnapping, robbery, rape, and sexual assault. Furthermore, crimes such as grand larceny from a person, burglary with the intent to assault, murder, rape or rob. and arson of an occupied building are also scored as crimes against the person. This is not an exhaustive list. See Appendix F3 for more detail.

C. Enter "24" if the offense type is Traffic/ Weapon. Applicable offenses must have a VCC prefix of "WPN", "DWI", "LIC" or "HIT." This is not an exhaustive list. Offenses such as shooting into an occupied building and hit and run with personal injury are scored as person offenses

D. Enter "1" if the most serious original felony does not fall into the other categories.

E. Enter "3" if the offense type is property. Applicable offenses include those with a VCC prefix of "LAR", "FRD", "VAN", or "BUR." This is not an exhaustive list. See Appendix F3 for more detail.

Previous Adult Probation **Revocation Events**

Previous probation revocations are all probation violation events in the defendant's adult criminal history that occurred prior to sentencing for the current violation case. Include previous postrelease revocations handled by the court. Include only those events for which the defendant was found by the court to be in

violation. Prior probation violations may be for any offense. Score each violation regardless of the sanctions imposed (e.g., they were continued on probation with no time revoked). Do not include violation events in which violations were dismissed, nolle prosequi, or there were no findings of guilt. Do not score other types of suspended sentence revocations.

A violation event is defined as a violation sentencing hearing before a particular judge on a particular date in a particular court, regardless of the number of offenses for which the offender is on supervision.

4 New Felony Arrests

Enter the score corresponding to the number of new felony arrests during the current supervision period. The current supervision period begins on the most recent date the defendant was placed, or continued, on supervision conditions by the court and ends on the date of sentencing for the current violation.

New felony arrests are to be scored regardless of disposition, (e.g., guilty, not guilty, dismissed, nolle prosequi, etc.). Each count is equal to one arrest

Never Reported to/Unsuccessful **Discharge from Community** Service, Day Reporting, etc.

Enter "15" if the defendant never reported to, or was unsuccessfully discharged from, community service, day reporting, employment and/or residential programs during the current supervision period.

Enter "18" if the defendant never reported to, or was unsuccessfully discharged from, a Detention or Diversion Center during the current supervision period.

An unsuccessful discharge from a Detention or Diversion Incarceration Center program may be scored if the discharge was for disciplinary reasons (not medical). Points are assigned if the defendant voluntarily withdrew.

Do not score treatment programs specifically designed for drug, alcohol, substance abuse, sex offender, or medical/mental health treatment.

G Condition(s) Violated

Enter the score corresponding to the type of condition violated. Score only the violation receiving the highest number of points for the

Condition 2 (the offender has failed to report an arrest to the probation officer within 3 days);

Condition 3 (the offender has failed to maintain employment or to report changes in employ-

Condition 4 (the offender has failed to report as instructed):

Condition 5 (the offender has failed to allow the probation officer to visit the offender's home or place of employment);

Condition 6 (the offender has failed to follow instructions and be truthful and cooperative);

Condition 7 (the offender has used alcoholic beverages to excess);

Condition 8 (the offender has used, possessed, or distributed controlled substances or parapher-

Condition 9 (the offender has used, owned, possessed or transported a firearm);

Condition 10 (change of resident or leave Commonwealth of Virginia);

Condition 11 (the offender has absconded from supervision); or

Special conditions (sex offender)

Examples include unsuccessful discharge from sex offender treatment, prohibited contact with a minor or victim, access to computers/internet, entrance into prohibited areas, etc. This is not an exhaustive list.

Special conditions (other than sex offender)

Absconded 13 Months or More

Enter "5" if the offender absconded 13 months or more from supervision, in violation of Condition 11 of the conditions of probation/post-release supervision.

Assign points for the amount of time between the date of last contact with the defendant and the date of sentencing for the current violation. Round to the next lowest whole month. For example, score 5 months 29 days as 5 months.

Contact may include verbal, written, or face-toface communication with probation office or court official at which time the officer knew the whereabouts of the defendant. If the defendant never reported to probation, use the most recent date the defendant was ordered to report for supervision.

3 Go to next appropriate section

If the score if "36" or less, the guidelines recommendation is "Probation/No Incarceration". (There is no Section B for these guidelines.) If the total score is "37" or more, go to Section C.

Probation Violation Guidelines Section A Offender Name:______

		Sco
	A. Drug	SC0
	B. Person 15 C. Traffic/Weapon 24	<u>`</u>
	D. Other	
	E Property	
Previous Adu	Ilt Probation Revocation Events ————————————————————————————————————	
Number of		
Violation Events:	1 - 2	
New Felony A	urrests—	
New I clotty A	116313-	
		v
	1 - 3	
Counts: Never Reporte Commun	ed to /Unsuccessful Discharge from following Programs ty service, Day Reporting, Employment and/or Residential programs	
Counts: Never Reporte Commun	ed to /Unsuccessful Discharge from following Programs	
Counts: Never Reporte Commun Detention	4 or more	
Counts: Never Reporte Commun Detention Condition Vio	ty service, Day Reporting, Employment and/or Residential programs	
Counts: Never Reporte Commun Detention Condition Vio	ty service, Day Reporting, Employment and/or Residential programs	
Counts: Never Reporte Commun Detention Condition Vio Con Con Con	A or more	
Counts: Never Reporte Commun Detention Condition Vio Con Con Con Con Con	ty service, Day Reporting, Employment and/or Residential programs	
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Counts: Never Reporte Commun Detention Con Con Con Con Con Con Con Con Con	ty service, Day Reporting, Employment and/or Residential programs	
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Counts: Never Reporte Commun Detention Con Con Con Con Con Con Con Con Con	ty service, Day Reporting, Employment and/or Residential programs	

If total is 37 or more, go to **Section C Worksheet**.

Probation Violation Guidelines 🔆 Section C =

Original Felony Offense Type

Identify the sentencing event or events for which the offender is on supervision. Determine the most serious felony offense. The most serious offense is the conviction that has the highest statutory maximum penalty. If two or more offenses in a sentencing event carry the same statutory maximum penalty, select the most serious felony based on the following order of importance: person crime, property crime, victimless crime (i.e., perjury), and drug crime.

A. Enter "3" if the offense type is DWI or Habitual Offender

B. Enter "4" if the offense type is Property. Applicable offenses include those offenses with a VCC prefix of "LAR", "BUR" and "FRD". Some offenses with other VCC prefixes are also property felonies, like certain acts of arson (e.g., ARS-2018-F4) & vandalism (e.g., VAN-2930-F6).

C. Enter "5" if the offense type is Drug. Applicable offenses include those offenses with a VCC prefix of "NAR." Felony prisoner offenses that involve drugs are also scored here.

D. Enter "13" if the offense type is Person. Person offenses include: assault, child or adult neglect, murder, homicide, kidnapping, robbery, rape, and sexual assault. Furthermore, crimes such as grand larceny from a person, burglary with the intent to assault, murder, rape or rob, and arson of an occupied building are also scored as crimes against the person. This is not an exhaustive list. See Appendix F3 for

E. Enter "16" if the offense type is Weapon. Applicable offenses include those offenses with a VCC prefix of "WPN". An offense such as shooting into an occupied building is scored as a person offense.

F. If the most serious original felony does not fall into the previous categories, enter "1".

Previous Adult Probation **Revocation Events**

Previous probation revocations are all probation violation events in the defendant's adult criminal history that occurred prior to sentencing for the current violation case. Include previous postrelease revocations handled by the court. Include only those events for which the defendant was found by the court to be in violation. Prior probation violations may be for any offense. Score each violation regardless of the sanctions imposed (e.g., they were continued on probation with no time revoked). Do not include violation events in which violations were dismissed, nolle prosequi, or there were no findings of guilt. Do not score other types of suspended sentence revocations.

A violation event is defined as a violation sentencing hearing before a particular judge on a particular date in a particular court, regardless of the number of offenses for which the offender is on supervision.

New Arrests for **Crimes Against Person**

Enter the score corresponding to the number of counts of felony and misdemeanor person-crime arrests during the current supervision period. The current supervision period begins on the most recent date the defendant was placed, or continued, on supervision conditions by the court and ends on the date of sentencing for the current violation.

Arrests are scored regardless of the disposition (guilty, not guilty, dismissed, nolle prosequi,

Person offenses include: assault, child or adult neglect, murder, homicide, kidnapping, robbery, rape, and sexual assault. Furthermore, crimes such as grand larceny from a person, burglary with the intent to assault, murder, rape or rob, and arson of an occupied building are also scored as crimes against the person. This is not an exhaustive list. See Appendix F3 for more detail.

New Arrests for Nonperson Crimes

Enter the score corresponding to the number of counts of felony and misdemeanor arrests for non-person crimes (including criminal traffic misdemeanors) during the current supervision period. Do not score traffic infractions such as speeding.

Arrests are scored regardless of the disposition (guilty, not guilty, dismissed, nolle prosequi, etc.).

6 Months until First Noncompliant Incident

Enter the score corresponding to the number of months between the start of the current supervision period and the date of the first noncompliant incident. The current supervision period begins on the most recent date the defendant was placed, or continued, on supervision conditions by the court and ends on the date of sentencing for the current violation. If the defendant never reported for supervision, use the date the defendant was ordered to report for supervision. Noncompliance includes any revocable act/behavior that violates supervision conditions. The noncompliant incident does not have to be reported to the court for it to be scored. Round down to the next lowest month.

3 Unsuccessful Discharge from **Detention Center Program**

Enter "30" if the defendant was unsuccessfully discharged from the detention center program during the current supervision period. Score only if the defendant was discharged due to disciplinary reasons not medical reasons. Points are assigned if the defendant voluntarily withdrew.

Never Reported to Drug **Treatment/Education Program**

Score the number of times the defendant never reported to a drug treatment/drug education program after being ordered to do so during the current supervision period. Drug treatment/drug education programs include inpatient and outpatient drug treatment, as well as group programs such as those offered in-house at local probation and parole offices. Do not score programs designed solely for alcohol treatment. Do not score this factor if the defendant started attending a program but missed sessions or dropped out after attending at least one session.

Positive Drug Test or Signed Admission (not marijuana or alcohol)

Enter "10" if the defendant had a drug test (urine, blood, etc.) that tested positive for any controlled substance other than marijuana or alcohol during the current supervision period. Positive tests for controlled substances prescribed for the defendant by a medical practitioner are not scored. Also scored are signed Substance Abuse Admission Forms (see Appendix F2) admitting use of a controlled substance, other than marijuana or alcohol, during the current supervision period. This factor can be scored even if the capias or revocation request did not specifically cite use of a controlled substance by the offender.

Violated Sex Offender Restrictions

Enter "5" if, during the current supervision period, the offender violated sex offender restrictions placed on him/her by the court or probation officer. Examples include unsuccessful discharge from sex offender treatment, prohibited contact with a minor or victim, access to computers/internet, entrance into prohibited areas, etc. This is not an exhaustive list.

Points will be assigned if the offender violates sex offender restrictions, even if the original offense(s) is not a sex offense.

Time Absconded

Score this factor only if the offender absconded from supervision in violation of Condition 11 of the Conditions of Probation/Post-Release Supervi-

Assign points for the amount of time between the date of last contact with the defendant and the date of sentencing for the current violation. Round to the next lowest whole month.

Contact may include verbal, written, or face-toface communication with the probation office or court official at which time the officer knew the whereabouts of the defendant. If the defendant never reported to probation, use the most recent date the defendant was ordered to report for supervision.

Record the Guidelines Sentence

Total the score. Refer to the Probation Violation Guidelines Section C Recommendation Table for the guidelines sentence range. Enter the guidelines recommendation on the Sentencing Revocation Report.

Probation Violation Guidelines * Section C Offender Name:_____

			Offender				
		' '					Score
		- 3					
		E. Weapon				16	
		F. Other				1	
.	Previous Ad	ult Probation Re	vocation Events—				
	Number of						
	Violation Events:						
	Events.	0 01 111010				. 10 L	
ı	New Arrests	for Crimes Agaiı	nst Person———				
	Number of	0				. 0	
	Counts:	1				. 4	•
ı	New Arrests	for Nonperson (Crimes———				
	Number of	0.4				0	
	Number of Counts:	•					▼
		3 - 4				12	
		5 or more				19	
			iant Incident			 8 Г	•
		1 months to 22 months	S		2	2	
		23 months or more				0 <u>L</u>	
ı	Unsuccessfu	l Discharge fron	n Detention Center	Program ——	If YES, add 30 -	→	
	Never Bener	ted to Days Tree	nteres ant/During Educa	otion Drogram		L	
	never Repor	ted to Drug Trea	atment/Drug Educ	ation Program—			•
	Number:						
		3 01 11101e				'° L	
F	Positive Drug	Test or Signed	Admission (not ma	arijuana or alcoho	ol) — If YES, add 10 -	→	
						L	
1	Violated Sex	Offender Restric	ctions —		If YES, add 5	▶	
•	Γime Abscor	ded ———					
	,	months or less			(
					13) I	ı
		5 months or more				- L	

Probation Violation Guidelines 💠 Section C

** RECOMMENDATION TABLE

Score	Guideline Sentence Range ———
Up to 40	Incarceration 1 Day to 3 Months
41 - 45	3 Months to 6 Months
46 - 48	6 Months to 12 Months
49 - 56	1 Year to 1 Year 6 Months
57 - 59	1 Year 6 Months to 2 Years
60 - 67	2 Years to 3 Years
68 - 73	3 Years to 4 Years
74+	4 Years or more



Conditions of Probation/Post-Release Supervision



${\bf Virginia\ Department\ of\ Corrections} \\ {\bf Conditions\ of\ Probation/Post\ Release\ Supervision}$

	Effective: 11/01/2001
PPS 2	(CCOP-Chapter 3)

To:				VACCIS#
	Last	First	Middle	VSP#
Unde	late, for a	code of Virginia, the Coperiod of	by the Honorable	probation/post release supervision , Judge, presiding in the
Spec	ial conditions ordered b	y the Court are:		
Offer	nse & Sentence:			
or Pa		or extend your probati	ion/post release superv	e conditions listed below. The Court rision and you are subject to arrest n and Parole Officer.
Prob	ation/Post Release Sup	ervision conditions are	e as follows:	
1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	I will maintain regular changes in my employ I will report in person, I will permit my Probat I will follow my Probati I will not use alcoholic orderly conduct. I will not unlawfully use I will not use, own, post I will not change my rethe State of Virginia or Parole Officer.	including traffic tickets employment and notify ment. by telephone, and as con and Parole Officer's beverages to the external expossess, or distribut sess, transport or carrisidence without permistravel outside of a desupervision. I understager known to my superposition and notification in the set of the external exposure of the external exposu	s, within 3 days to my Fy my Probation and Par otherwise instructed by to visit my home and p is instructions and be tr not that it disrupts or inter- te controlled substance by a firearm. Signated area without p tand I will be considered ervising Probation and	authful, cooperative. Erferes with my employment or s, or related paraphernalia. And Parole Officer. I will not leave ermission of my Probation and an absconder when my Parole Officer. I freely, voluntarily
	minimum date of releas rvision until you receive			_ but you will remain under
You	will report as follows:			
belo	w, acknowledge receip			e, and by my signature or mark nditions set forth.
Sign	ed:		Proba	tion and Parole Officer
Date	: <u> </u>		Date:	



Substance Abuse Admission Form



PROBATION AND PAROLE District Address

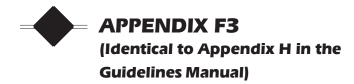
TELEPHONE

Department of Corrections

SUBSTANCE ABUSE ADMISSION FORM

Any admission recorded below was given voluntarily and without duress. I understand that this admission may be used in violation proceedings. Either or both Sections I and II may be completed whenever applicable.

			**		
Ι.	Ι,		VACCIS#		
		Name on Conditions/Agreements			
	volu	untarily admit to using the substances checked below within the last 30 days:			
			_		
		Cocaine, including Crack	☐ Barbiturates		
		Marijuana	Heroin		
		Alcohol	☐ Phencyclidine (PCP)		
		Amphetamines, including Ice			
	By:	Signature of Client	Witnessed by:Signature of Staff		
		Signature of Client	Signature of Staff		
	Dat	e:	District/Unit:		
I.	Name on Conditions/Agreements		VACCIS#		
voluntarily confirm that the poprovided by me:		untarily confirm that the positive (dirty) on-site test findings vided by me:	for the substances checked below are based on test samples		
		Cocaine, including Crack	☐ Barbiturates		
		Marijuana	Heroin		
		Alcohol	Phencyclidine (PCP)		
		Amphetamines, including Ice			
	By:	Signature of Client	Witnessed by:Signature of Staff		
		Signature of Client	Signature of Staff		
	Dat	e:	District/Unit:		
			CCOP PPS-15		



Offense Types