

**San Juan County
Drug Court**

**Participant
HANDBOOK**

TABLE OF CONTENTS

Welcome	2
Introduction & Program Description	3
Program Requirements	3
Confidentiality	3
Financial Obligations	4
Patient Relations	4
Equal Opportunity	4
Group and Individual Therapy	4
Home Visits	5
Self-Help Support Group Meetings	5
Drug Testing	6
Prescription Medications	7
Dilute & Adulterated Urinalyses Samples	8
Treatment Phases	9
Review Hearings	9
Frequency of Court Appearances	9
Rules and Responsibilities	10
Courtroom Rules	10
Tardiness and Absenteeism	10
Conduct	11
Personal Telephone Calls	11
Life Choices	11
Case Management	11
Education	11
Employment	12
Current Contact Information	12
Incentives and Sanctions	12
Graduation	12
Release of Information – Graduation Ceremony	14
Release of Information – General	15
Urinalysis Testing Expectations	16
Prescription Medication Permission Form (blank)	17
Phase Descriptions	19
Financial Request Policy	22
Drug Court Terms and Conditions (blank)	24
Stipulation to Bench Trial (blank)	28
Participant Receipt Acknowledgement	31

WELCOME

Welcome to the San Juan County Drug Court. The Drug Court was created to give people charged with certain felonies an opportunity to deal with their addiction to drugs and alcohol. By choosing to enter Drug Court, you are being given the opportunity and support to rebuild your life. By successfully completing the Drug Court program, you will have your felony charge dismissed or reduced.

We are pleased you have chosen to become a member of Drug Court and trust that you will soon be on the road to a clean and sober recovery. Your participation in treatment plays a vital role in your recovery; therefore, give it your best effort and commitment.

The primary purpose of the Drug Court program is to provide intervention and treatment for offenders who want to make positive life changes and break their cycle of addiction. You are not alone. You will meet other people who have personal experience with and understand addiction, and you will develop the skills and tools to support an alcohol- and drug-free lifestyle.

This handbook is designed to answer your questions and provide you with information about Drug Court. We encourage you to share this information with your family and friends who support your recovery. As a participant, you are expected to comply with all aspects of this handbook, Drug Court Terms & Conditions, any conditions included in your Drug Court contract (Stipulation), and all instructions given in court by the Judge. As you read through this information, you may have some questions or there may be some things that are not clear to you. Most of your questions can be answered in this handbook. Please talk to the Drug Court Case Manager, your chemical dependency/substance use disorder (referred to interchangeably) counselor, or your attorney if you have questions not answered here.

The information contained in this handbook may periodically change.

Again, we are happy to welcome you into the program and wish you every success in your recovery.

***Please read this Handbook carefully.
You are responsible for understanding its contents. Ask questions!***

INTRODUCTION

PROGRAM DESCRIPTION

A state certified substance abuse treatment agency – such as Compass Health – will provide outpatient treatment services to substance abusing adults referred to Drug Court. The philosophy of the program is that you can create a new life free of abuse and dependency on drugs and alcohol by using the resources of family, friends, the community, and treatment services.

You may be required to participate in a variety of treatment activities, allowing you to address multiple issues affecting your recovery success. The program is designed to address your addiction, the social and family issues related to your addiction, and your employment and other needs. The program includes group therapy sessions, individual counseling and case management, and your active participation in approved community-based self-help support groups, including but not limited to AA or NA.

If you have withdrawal symptoms severe enough to interfere with daily living, you may be referred to a detoxification facility. If you are unable to remain abstinent while participating in outpatient treatment, you may be referred to inpatient treatment.

When you made the decision to enter Drug Court and signed the Stipulation (your contract with the Prosecutor's Office that made you an official participant of the program), your life essentially became an "open book." All aspects of your life, both in and out of the program, will be shared with all members of the Drug Court Team. However, any information of a sensitive nature will NOT necessarily be discussed in open court during your review with the Judge.

PROGRAM REQUIREMENTS

You must report to your chemical dependency counselor as directed, and you must attend all individual and group sessions on time. You will be expected to attend approved community-based self-help groups according to the schedule designed by the Drug Court Team, in collaboration with your treatment counselor. You will also be participating in random drug testing. You must follow all program rules and meet all program obligations.

Once you are officially engaged in the program – after the two week opt-out period, when you sign the Stipulation – termination from Drug Court will result in a stipulated bench trial. The Judge determines the question of your guilt or innocence based on the police report(s) and other documents, and you may be sentenced immediately if you are found guilty.

CONFIDENTIALITY

Your rights to confidentiality are protected by federal laws. Information will not be released by the Drug Court Team without your written consent unless required by other

applicable law. In order to participate in the program, you are required to sign a consent form allowing the exchange of information between treatment program staff, and the rest of the Drug Court Team, as well as others identified by the court. This exchange of information is necessary and in your best interest.

Confidentiality is also essential in group therapy sessions. Anything that is discussed in group must remain within the confines of the group. No information pertaining to any client should be discussed outside of the group. These same confidentiality rules apply to things said in the courtroom.

OUTSIDE OF GROUP AND COURT, DO NOT TALK ABOUT ANY INFORMATION YOU HEAR FROM OR ABOUT ANY OTHER PARTICIPANT

FINANCIAL OBLIGATIONS

You must pay a \$500 administrative fee for participation in the Drug Court program, which must be paid at the rate of at least \$30 per month beginning upon entry into Phase II. The fee may be paid in cash, or by service with the San Juan County Sheriff's Work Crew, or with community service with an entity approved by the Drug Court Case Manager. Hours spent working with the Work Crew or community service will be converted to dollars at the rate of the current Washington Minimum Wage. Medicaid/Apple Health or private health insurance will not cover this fee. Restitution, if any, must be paid according to the Stipulation you signed when you entered the program. Failure to pay restitution may result in sanctions or termination from the program.

All fees and any restitution must be paid in full by the 15th day of the month prior to your scheduled graduation.

PATIENT RELATIONS

EQUAL OPPORTUNITY

San Juan County Drug Court complies with Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, and the Americans with Disabilities Act of 1990, operating without discrimination as to your sex, race, creed, color, religion, national origin, sexual orientation, marital status, or physical disability.

GROUP AND INDIVIDUAL THERAPY

Your treatment program will consist of scheduled group therapy sessions and individual counseling sessions with your chemical dependency counselor. **You** need to make any necessary adjustments and/or rearrange **your** schedule in order to attend the scheduled treatment sessions. The scheduling of services may include day and evening hours. In the beginning, you may be expected to be involved in some form of treatment activity on a nearly daily basis, and **you** must arrange your schedule to meet this requirement. You will be required to actively participate in all therapeutic activities. Non-participation will result in sanctions and can lead to termination from the program.

During the next approximately 24 months, Drug Court will be the number one priority in your life!

Additionally you may be required to participate in other programs, including mental health counseling, job readiness, family education, anger management, parenting classes, GED preparation, literacy, living skills, budgeting, or others, as deemed necessary by your treatment provider and/or the Drug Court Team.

A majority of your treatment will be conducted in group therapy sessions. Your group peers may soon become as close to you as your previous friends. By participating in group therapy, you will receive support and awareness that you are not alone in your struggles. Individual counseling sessions will be scheduled regularly between you and your counselor to discuss issues that may be difficult for you and to update your treatment plan.

HOME VISITS

On occasion, Drug Court Case Manager and/or Law Enforcement may visit you at home to ascertain that you are maintaining a drug and alcohol free lifestyle. Please treat them politely.

SELF-HELP SUPPORT GROUP MEETINGS

You are required to attend and participate in approved community-based, self-help support group meetings, such as, but not limited to, AA or NA. You must attend each of these meetings **on separate days** each week, preferably not on treatment days.

You are also required to present proof of attendance at those self-help meetings to the Drug Court Case Manager **before** Review Hearings. You will be held responsible for checking that your name, the date, name of the group and location are accurately written on your attendance slip.

Regular attendance will be seen as an indication of your commitment to recovery. The fellowship will help you see how others with similar problems have recovered from their addictions. You are highly encouraged to choose a home group as well as an appropriate, person to be your support group sponsor. You would then be able to work the steps of the support group with your sponsor.

Alternative support groups or activities must be pre-approved by the Drug Court Case Manager or they will not be considered an appropriate substitute for more traditional 12-step support meetings.

DRUG TESTING

You are required to provide urine samples on a regular basis to monitor your progress. A same-gender program staff member will supervise submitting specimens. At times, you may also be required to submit to other recognized drug/alcohol monitoring techniques. Urinalysis (UA) results and results of other monitoring techniques will be documented and made available to the court. Any missed drug test, positive drug test, tampered or dilute samples, or refusal to provide a sample can be grounds for sanctions. Further, a missed drug test is treated as a positive test for purposes of measuring periods of sobriety. If you have problems producing a sample, you must plan to show up early enough to ensure you can produce a sample during the window of time that staff are available to administer UAs.

You must be very careful not to ingest or absorb any substance that can produce a positive UA such as:

1. Alcohol (could be in cold medicine like Nyquil, barbecue sauce, kambucha, etc.)
2. Poppy seeds in any form (muffins, bagels, bread, salad dressing, etc.)
3. "Natural" or herbal remedies, tinctures, or supplements (e-ola, Mah huang)
4. Over the counter or prescription medicines such as Aleve, Nyquil, and Sudafed (Pseudoephedrine = also called ma huang, sida cordifolia and epitonin) without prior approval of your treatment provider
5. Medications from Canada not sold over the counter in the U.S. (222s, etc)
6. Alcohol Substitutes (Near Beer, etc.), which contain some alcohol
7. "Energy drinks" (5-hour Energy, Rockstar, Monster, Red Bull, etc.)
8. Supplements that contain Creatine
9. CBD products, which could contain THC or otherwise result in a positive UA
10. Any mood-altering substances
11. Any prescription medication without medical verification

Against Drug Court rules to consume "Energy Drinks"

Consumption of "energy drinks" is against Drug Court rules not only because it may affect UA results but also because it may affect behavior and health and impair recovery.

Examples of energy drinks are listed in the chart below.

5-hour 180 AMP energy Bawls Beaver Buzz Blood Energy Potion Blue Energy Blue Ox CRUNK Doubleshot	EVO Smart Formula Energy+ Flying Power Fuel 7 Hour Energy Shot FRS Full Throttle Go Girl HELL Energy Drink Lost Lucozade	Jolt Mountain Dew MDX No Fear NOS Monster Pepsi Max Red Bull Red Thunder Rip It Rockstar RUSHH	SoBe Power Shark Venom Venom Energy Verve Von Dutch Wicked XO – Citrus XS Energy Drink
---	--	--	--

This list of energy drinks is not comprehensive but includes some of the well-known brands. It is important to note that energy drinks have been associated with a number of side effects. The excess of caffeine intake can cause nervousness, irritability, sleeplessness, increased urination (leading to dilutes), abnormal heart rhythms, and upset stomach. Moreover, ingredients like the stimulant ephedrine can cause heart problems.

Read labels and ask questions before you put a substance in your body. Claiming that you did not know what was in something **will not** be accepted as an excuse. If you submit a positive UA because you used one of the substances listed above and failed to follow the directions of your treatment counselor or Drug Court staff, you will receive a sanction or be terminated from the program.

Designer Drugs

You are NOT to use any designer drugs or any drugs sold as “Not for human consumption” or “novelty collector’s item” while in Drug Court. You will be sanctioned for using these types of substances.

Examples include, but are not limited to:

1. Synthetic Cannabinoids (Marijuana): Spice, K2, etc.
2. Designer Stimulants: Bath Salts, Khat, Molly, etc.
3. Other Designer Drugs: DMT, Kratom, Krokodil, Benzo Fury, BZP, Fly, BDO, Flakka, Gravel, Smiles, etc.

Be aware of what you are putting into your body. **If you have questions, ask the Drug Court Case Manager or your treatment counselor FIRST, before you consume anything that could cause positive UA results!**

Your body is YOUR responsibility. You, and only you, are responsible for everything that goes into your body -- and, therefore, everything that leaves your body. This means each and every time you drop a urine sample, YOU are responsible for the test results.

PRESCRIPTION MEDICATIONS

As a general rule, participants in Drug Court are expected to be drug free, including from the use of mood-altering, potentially addictive prescription medications. Participants with chronic pain requiring repeated use of prescription pain medication (opiate, narcotic or benzodiazepine medications) are not good candidates for the program. If you choose to participate in Drug Court you will be required to discontinue all addictive medications that are not medically necessary, as determined by a physician who has been made aware of your history of substance abuse. Clients who have opted into Drug Court and have an acute pain episode must have approval from the Drug Court Case Manager before they take any pain medication.

Participants who seek to take any addictive prescription medication must have their prescribing medical provider complete a form that includes the provider’s name,

medication prescribed, amount prescribed (including refills), reason for the prescription, duration of treatment, and acknowledgement by the prescribing medical provider that you revealed that you are a substance abuser and the provider feels this is the best course of treatment. There is a form called “San Juan County Drug Court Medication Disclosure Form” that should be used to get written approval from the medical provider. This form, with copies of the prescriptions, must be provided to the Drug Court Case Manager and your treatment counselor immediately.

You may be directed to submit a sample for drug testing at any time by the Drug Court Judge, Drug Court Case Manager, treatment provider, or Law Enforcement.

DILUTE AND ADULTERATED UA SAMPLES

Every urine specimen is tested for creatinine level. Things you should know about creatinine include:

1. All urine samples contain a substance called creatinine.
2. A normal sample of urine can have up to several hundred milligrams (mg) of creatinine, with the average for the U.S. population at 130 mg/dL.
3. A very low creatinine level found in urine will come back from the lab as an **“Out of Range”** sample, meaning the lab cannot accurately determine results of the sample (positive or negative for prohibited substances).
4. **An “Out of Range” sample, as identified by the San Juan County Drug Court Policy Board, is a sample that has a creatinine level of less than 20 mg/dL. If this occurs, the sample is presumed dilute and the participant may be sanctioned.**
5. When a participant gives a sample with a very low level of creatinine, it indicates that the client was taking in a large quantity of fluid prior to submitting the sample.
6. The presumption is that a participant is doing this to avoid detection of drugs in their urine. This technique of attempting to avoid detection is called “flushing”.
7. To avoid giving a low creatinine sample you can do the following:
 - a. Do not consume large quantities of fluid before giving a sample;
 - b. Provide your sample early in the morning before you drink a lot of liquid;
 - c. Hold your bladder for a full two hours after drinking fluid and before giving a sample;
 - d. Do not drink more than 8 ounces of fluid per hour before the sample is given.
8. If you are under doctor’s orders to consume large quantities of liquids, you must provide your sample first thing in the morning before you begin consuming that water.
9. As little as 32 ounces of fluid within 90 minutes of the test can result in a diluted UA. If you drink a large beverage at 2:00pm and give a UA at 3:30pm and the test returns diluted, it is presumed you are altering the UA sample and you may be sanctioned.
10. When a participant gives a sample with a very **high** level of creatinine, it indicates that the participant is trying to mask an attempt to dilute their sample by consuming over-the-counter creatine.

11. If a sample returns from the lab with a creatinine level over 300 mg/dL, the participant's creatinine levels will be monitored more closely from that point forward. **However, if a sample returns with a creatinine level greater than 400 mg/dL, the sample will be considered an adulterated sample and treated as positive for the presence of prohibited substances; the participant will be in violation and may be sanctioned.**

TREATMENT PHASES

You are required to complete four (4) treatment phases before graduating from Drug Court. Phase completion will be based on your progress, treatment provider recommendations, and Drug Court mandates. A date for graduation from Drug Court will be approved by the Drug Court Team when all treatment plan goals and legal requirements are met. Read the "Phase Description" section on pages 19-20 of this Handbook. It is your roadmap to successful completion of Drug Court.

Moving through phases is not automatic and will ultimately be determined by the Drug Court Team based on your progress in **all** areas of Drug Court. You could be required to move back a phase as a sanction if determined appropriate by the Drug Court Team in considering your specific situation.

REVIEW HEARINGS

You are required to attend regularly scheduled review hearings at which the Judge reviews your progress in treatment and the Drug Court program overall. The Drug Court Case Manager will complete a status report in conjunction with each scheduled court date. Rewards and praise are given for progress. Sanctions are issued for non-compliance. You are expected to arrive promptly and be appropriately dressed for court. Participants are expected to remain until the end of the court session each week, regardless of when your matter is heard.

If you do not appear in court, and have not made prior arrangements with the court or do not have a verifiable emergency, a Bench Warrant will be issued for your arrest. Family and friends are invited to attend your review hearings.

You may not bring children to court.

FREQUENCY OF COURT APPEARANCES

Court appearances occur on the 1st, 3rd and 5th Monday of each month at 1:15p.m. You generally will receive copies of the Drug Court Review Hearing Orders setting your next hearing date; however, even if you do not physically receive a copy of the order, it is your duty to find out and remember when your next Drug Court Review Hearing is scheduled. Attendance in court is mandatory and a warrant may be issued for your arrest if you fail to appear as required. Exceptions to appearing for Drug Court review hearings are rare and the Judge is the **only** member of the Drug Court Team who can excuse your appearance. As you progress through the phases, court appearances are less frequent.

RULES AND RESPONSIBILITIES

COURTROOM RULES

Participants have a responsibility to dress and appear in the court and at the treatment center according to standards of propriety, safety and health, and according to the following guidelines:

1. Turn off cell phones **BEFORE** entering the courtroom.
2. Tank tops, muscle shirts, shorts, halters, undershirts (as outer garments), and flip flops are **not** acceptable.
3. Participants must wear shirts at all times. No bare midriffs, plunging necklines, or see-through fabric for men or women.
4. Loose fitting slacks, skirts, and jeans are acceptable. Pants must be worn **at the waist**, not around the hips.
5. Footwear must be worn.
6. No clothing displaying alcoholic beverages, drugs, nude pictures, obscenities or other words or images that may be offensive to other participants or staff will be allowed.
7. No hats, caps, bandanas, sweatbands or other head coverings (except those that are worn due to religious belief or for a medical reason) will be permitted.
8. No sunglasses may be worn indoors, except for a medical reason.
9. You are not to leave the courtroom once court has started. Take care of any personal needs (bathroom, phone calls, smoking etc.) before entering the courtroom.
10. Do not bring infants and/or small children to court if there is any chance that they may be disruptive. **DO NOT** bring your children to court. Having children there will not delay or impact your sanction. If no immediate arrangements can be made for their care CPS may be called.
11. Pay attention and respond when your case is called, walking to the podium or counsel table and remaining there for a conversation with the Judge. After the Judge signs a scheduling order and you receive a copy, return to your seat.
12. Do not use the courtroom for socializing. Side talking is disrespectful and distracting.
13. No chewing gum allowed in the courtroom.
14. No profanity or disrespectful language.
15. The Judge should always be addressed as "Judge", "Your Honor" or "Sir" or "Ma'am". Sit at the counsel table with your attorney or stand at the podium in front of the Judge when addressing him/her.

TARDINESS AND ABSENTEEISM

It is your responsibility to be on time for all treatment sessions, counseling appointments, and court appearances. You may not be allowed to enter a treatment group that has started. If you are late, you will be considered absent from the group. If you miss an individual session with your counselor without having it excused beforehand you will be sanctioned. Other absences will be reported to the Drug Court Team, and a sanction may

be issued. If you are not in Drug Court on a date you are scheduled to appear, a bench warrant may be issued.

CONDUCT

You are asked to make both the time and effort to be polite to everyone. You should show respect to staff and peers at all times. Maintaining appropriate behavior is indicative of the progress you are making toward your recovery. Talking in the courtroom during sessions or in treatment when it is not your turn is unacceptable. There is to be no eating, drinking, or chewing gum in the courtroom or at treatment, except as scheduled by the court (i.e. graduation ceremonies) or approved by the treatment provider.

Inappropriate sexual behavior, comments, or harassment towards staff and clients will not be tolerated. Any sexual contact among peers is grounds for dismissal. If what you are going to do or say might make someone else uncomfortable, **do not do or say it.**

PERSONAL TELEPHONE CALLS

Personal telephone calls will not be allowed on treatment agency phones, or on personal phones while in groups. Cell phones must be turned **OFF** for all court hearings, groups, and treatment sessions.

LIFE CHOICES

If you are seriously committed to living your life in recovery, you must change the people, places, and things in your life. If you ignore this fact, your chance of relapse increases dramatically. **You cannot stay clean if you hang out with users!** This has been proven over and over again. Furthermore, you will be in violation of Drug Court Terms and Conditions if you do not change those aspects of your life that promote the lifestyle of a drug addict. Places you are not allowed to be include bars, taverns, and pubs as well as homes, party sites, and gathering places where drugs and alcohol are being consumed.

CASE MANAGEMENT

Your treatment counselor and the Drug Court Case Manager will work in cooperation with you to meet your identified needs. Assistance may include educational referrals, employment search help, vocational services, financial assistance for basic needs and recovery support services, housing, and/or medical care.

EDUCATION

If you have not obtained your high school diploma or GED, you may be asked to do so during your participation in the Drug Court program if recommended by the Drug Court Case Manager. If you received your GED from an institution in Washington State, and do not currently have a copy, you can appear at any community college testing center with a picture ID and ask to have your record looked up. They can print you a copy of your test scores, which will be accepted by the court if it shows you have passed, and will direct you where to apply for an official certificate if you want one.

EMPLOYMENT

It is your obligation to inform your employer of your participation in the Drug Court program and make necessary arrangements for court appearances and therapeutic activities. Your chemical dependency counselor and the Drug Court Case Manager must be notified of changes in your employment status immediately. Employment will be verified routinely by Drug Court staff through phone contact or paycheck stubs. On-site job visits may also be conducted. If you are not employed when you enter the program, you may be required to utilize employment assistance or vocational services as part of your Drug Court case plan. You will be expected to have suitable employment, or be enrolled in school or a vocational program, in order to graduate from the program.

CURRENT CONTACT INFORMATION

It is your obligation to keep the Drug Court Case Manager informed of your residential status, including your address, phone number (with functioning voicemail), etc.

INCENTIVES AND SANCTIONS

"Incentives" are rewards for responsible and positive behaviors. These rewards range from praise from the Judge, applause from your peers, tokens, certificates, gift cards, progression between phases, and, ultimately, graduation and dismissal of the Drug Court charges.

"Sanctions" are the consequences of failing to follow through with your Drug Court responsibilities. There is a wide range of sanctions, ranging from verbal reprimand, essay on an assigned topic, community service, days in jail or on Work Crew, to termination from the program and possible conviction and jail/prison sentence. The San Juan County Drug Court Team determines appropriate sanctions, and **SANCTIONS MAY DIFFER** from client to client depending on circumstances. Sanctions increase in severity for repeat violations and in later phases of Drug Court.

GRADUATION

Clients who successfully:

- Complete substance use disorder (SUD) treatment,
- Remain clean and sober as demonstrated through drug testing,
- Have paid all fees and court-ordered restitution on the Drug Court case(s),
- Have completed the on-line living skills class,
- Have completed the empowerment program and created a personal plan,
- Have engaged in the financial literacy class or one-on-one financial session and created a budget,
- Have completed the pre-graduation essay, which should contain a detailed, written plan of your strategies to remain clean and sober after graduation, following the provided pre-graduation essay outline,
- Have provided proof of high school graduation or GED completion and/or have sustained employment or are enrolled in school, including vocational training or other appropriate program,
- And have a plan for ongoing recovery and relapse prevention,

Will graduate from San Juan County Drug Court.

Graduation from the program is cause for celebration! Your family and friends are invited to attend your graduation ceremony, which honors your successful completion of the program, your accomplishment of achieving a drug and alcohol-free life, and moving out of the criminal justice system.

SAN JUAN COUNTY DRUG COURT – MEDIA CONSENT RELEASE

THIS CONSENT AUTHORIZES THE USE OF A DRUG COURT PARTICIPANT’S NAME AND/OR PHOTO IN INFORMATION DISTRIBUTED TO PERSONS, NEWS AGENCIES, SERVICE ORGANIZATIONS AND LAW ENFORCEMENT AGENCIES IN ORDER TO PROVIDE PUBLICITY AND EDUCATION ABOUT SAN JUAN COUNTY DRUG COURT

I, _____, D.O.B. _____

(PRINT NAME)

I understand the release authorized by my signature below is for the purpose of publicity and education about San Juan County Drug Court, including publicizing any graduation ceremony, to the public, including individuals, news agencies, service organizations, and law enforcement agencies.

I understand that this release is wholly voluntary and is not required by the Drug Court program or the Court.

I also understand that I may revoke this consent at any time, except to the extent that action has been taken in reliance on it.

The information to be released is limited to the fact of my participation in San Juan County Drug Court and the use of my name and/or photo, if initialed below.

[] _____ (Initial) YOU MAY USE MY PHOTOGRAPH in publicity for San Juan County Drug Court.

[] _____ (Initial) YOU MAY USE MY NAME in publicity for San Juan County Drug Court.

Drug Court Participant Signature: _____ **Date:** _____

Witness Signature: _____ **Date:** _____

SAN JUAN COUNTY DRUG COURT

CONSENT FOR RELEASE OF CONFIDENTIAL INFORMATION

I, _____ **DOB** _____

The purpose of and need for this disclosure is to inform the court and other selected entities of my eligibility and/or acceptability for substance abuse/mental health treatment services and my treatment attendance, prognosis, compliance, and progress in accordance with the drug court monitoring criteria. Disclosure of this confidential information may be made only as necessary for and pertinent to hearings and/or reports concerning (Case/Cause #) _____. (Patient’s initials required on each ✓’ed item)

- | | |
|---|---|
| _____ <input type="checkbox"/> San Juan County District Court | _____ <input type="checkbox"/> San Juan County Prosecuting Attorney |
| _____ <input type="checkbox"/> San Juan County Superior Court | _____ <input type="checkbox"/> San Juan County Health Department |
| _____ <input type="checkbox"/> Department of Corrections | _____ <input type="checkbox"/> San Juan County Sheriff’s Office |
| _____ <input type="checkbox"/> Compass Health | _____ <input type="checkbox"/> Yakima County Jail |
| _____ <input type="checkbox"/> Other: <i>specify</i> _____ | |
| _____ <input type="checkbox"/> Other: <i>specify</i> _____ | |
| _____ <input type="checkbox"/> Other: <i>specify</i> _____ | |
| _____ <input type="checkbox"/> Other: <i>specify</i> _____ | |

I authorize the following information to be released: (patient’s initials required on each ✓’ed item)

- _____ School counseling and intervention history
- _____ Drinking/drug use history, diagnostic impression, symptomology
- _____ Biographical, family, psychological and social history
- _____ Evaluation results and recommendations
- _____ Previous treatment history, success/compliance
- _____ Abstinence status, progress reports, attendance records
- _____ Proof of attendance at community-based self-help meetings
- _____ Discharge summary, aftercare plans, prognosis
- _____ Results of urinalysis, breathalyzer and/or lab tests
- _____ Other: *specify* _____

“I understand that my records are protected under Federal and State confidentiality laws and cannot be disclosed without my written consent unless otherwise provided for by law. I also understand that I may revoke this consent at any time, except to the extent that action has been taken in reliance on it, and that this consent expires automatically upon termination or graduation from Drug Court. However, I acknowledge that without my consent, Drug Court will not have the information needed for me to participate in the program.”

I further acknowledge that the information to be released was fully explained to me and this consent is given of my own free will.

Signature of participant
Print Name: _____

Initialed/Signed this Date: _____

San Juan County Drug Court - Urinalysis Testing Expectations

By initialing each item below and signing this document, I affirm that I am dedicated to recovery and success in the Drug Court program and that I understand:

____ Monitored abstinence is a key expectation of the drug court program. I must provide testable urine for analysis. This means samples must not be diluted (as indicated by low creatinine levels), altered, or not my own.

____ I will be tested for the presence of drugs and/or alcohol in my system on a random basis according to procedures established by the Drug Court Team. Urine will also be tested to determine if it is dilute or otherwise altered.

____ I will be given a location and time to report for my drug tests/UAs. It is my responsibility to report to the assigned location – a pre-approved drug testing site – at the time given for the test. If I fail to provide a sample at my assigned location during the collection window, the UA will be considered a missed drug test and sanctions may be imposed.

____ I understand that honesty is always the best policy and that if I believe the UA will be positive, dilute, or altered, admitting to that before the test will almost always reduce the sanction or intervention I might otherwise receive.

____ If I am late for a drug test, or miss a drug test, I will be sanctioned for a missed or late UA, and the sample may be considered as a positive test for drugs/alcohol.

____ If I produce a dilute urine sample (creatinine at 20 mg/dL or below), or a sample with an abnormally high creatinine level indicating an attempt to alter the results (400 mg/dL and above), I will be sanctioned for not providing testable urine, and it may be considered as a positive test for drugs/alcohol. I have been informed that the ingestion of excessive amounts of fluids can result in a diluted urine sample and that certain supplements may intentionally or unintentionally result in an abnormally high creatinine level.

____ Substituting or altering my specimen will be considered not only as a positive test for drugs/ alcohol but also premeditated dishonesty. I will be strongly sanctioned and may be suspended from treatment and/or suspended or terminated from the drug court program.

____ Before I consume any vitamins, supplements, or over the counter medications, I will get advice from my treatment provider and/or Drug Court Case Manager.

____ Consumption of “energy drinks” is against Drug Court rules not only because it may affect UA results but also because it may affect my behavior and health and impair my recovery.

Date

Drug Court Participant Signature

**SUPERIOR COURT OF THE STATE OF WASHINGTON
FOR SAN JUAN COUNTY**

**Kathryn C. Loring
Judge**

**Jane M. Severin
Court Administrator/
Drug Court Coordinator**

**THIS COMPLETED FORM MUST BE FAXED BY THE HEALTHCARE PROVIDER
DIRECTLY TO THE DRUG COURT CASE MANAGER, BRAD FINCHER AT: 360-378-8225**

Patient hereby agrees to release this information to Drug Court Case Manager Brad Fincher:

Print: _____

Sign: _____

SAN JUAN COUNTY DRUG COURT MEDICATION FORM

1. **I have been diagnosed as having an “addiction” or “substance use disorder,” and I am participating in chemical dependency treatment and San Juan County Drug Court.** As part of my treatment, I need to avoid the following drugs, such as:
- Narcotic Analgesics (e.g. **Vicodin, Percoset, Hydrocodone**), Sedative Hypnotics (e.g. **benzodiazepines and barbiturates**), Tramadol/ Ultram, Muscle Relaxants, Mood Altering Drugs, any medication with the potential of being habit-forming, and prescription or over-the-counter stimulants (e.g. **ephedrine, pseudo-ephedrine, etc.**)

PLEASE RECOMMEND OR PRESCRIBE ALTERNATIVES FOR ME

2. I must submit to regular urinalysis testing, and I am not permitted to use any prescribed medications except under the direct supervision of a prescribing health care provider.
3. If you believe it is a **medical necessity** to prescribe me any pain medication, mood altering drug or any medication with a potential to become habit-forming, please complete this form. **Please prescribe such medications for the shortest duration possible.**

Note: *Except in the event of a medical emergency, please have this form completed and turned in to the drug court.* The Drug Court Team reserves the right to deny entry to candidates or terminate participants who are taking legally prescribed mind and/or mood altering drugs.

Health Care Provider

PATIENT _____ CURRENT DIAGNOSIS _____

I understand the patient is chemically dependent but I have nevertheless written a prescription for the following medication for the purpose indicated:

Medication	Dosage	Length of time client is to remain on this medication (days, weeks, months)
------------	--------	---

Prescribing provider signature	Date signed
--------------------------------	-------------

Printed name of physician/health care provider	Phone number
--	--------------

350 Court Street. No. 7, Friday Harbor, WA 98250 TEL (360) 370-7480 FAX (360) 370-7485

Drug Court Participant

I, as the patient receiving prescribed medications, understand the following:

- ⊕ If lost or stolen, I will need to obtain a new prescription and have a new form completed.
- ⊕ This prescription may ONLY be used for the current diagnosis and MAY NOT be used for any other purpose. If this or a new condition arises in the future, a new prescription and form are needed.
- ⊕ Except in the event of an emergency, I may have prescriptions dispensed from ONE health care provider ONLY and ONE pharmacy ONLY.
- ⊕ It is understood that I will utilize non-addictive pain management WHENEVER possible, and that I will not use any illegal drugs or drugs which have not been lawfully prescribed to me.
- ⊕ ANY misuse of my prescription, failure to provide this form, or misuse or falsification of this form may result in sanctions and be grounds for termination from the Drug Court program.
- ⊕ If I have remaining medication that I do not wish to take, I will bring it to the San Juan County Sheriff's Office for destruction.

Participant Signature

Date

DRUG COURT PHASE DESCRIPTIONS

All recommended Substance Use Disorder (SUD) treatment and the following program Phases must be completed in order to graduate from Drug Court.

Phase 0.5: Inpatient

If waiting for inpatient bed date and *not* in custody:

- Weekly contact with SUD treatment provider, to include interim group participation if necessary
- Attend at least 2 community-based self-help support group meetings per week (AA/NA)
- Random urinalysis
- Attendance at Drug Court every other week

If waiting for inpatient bed date and in custody:

- Release from custody when a bed date is available, to travel directly to the inpatient treatment facility

If you are recommended for inpatient treatment at the time of initial assessment by the SUD treatment provider, you must complete inpatient treatment before advancement to Phase I.

Phase I, Stabilization: Intensive Outpatient (approx. 3 months)

- Successful completion of Intensive Outpatient SUD treatment (IOP)
- Attend at least 2 community-based self-help support group meetings per week
- Random urinalysis
- Attend Drug Court the 1st, 3rd, and 5th Mondays of the month
- Attend weekly meetings with Case Manager
- Minimum 30 days clean/sober
- Minimum 4 consecutive weeks without a violation

Phase II, Continuing Care: Outpatient Treatment (approx. 6 months)

- Attend weekly Outpatient SUD treatment group (OP)
- Attend at least monthly one-on-one meetings with treatment provider/counselor
- Attend weekly meetings with Case Manager
- If recommended by Case Manager, begin work towards GED or High School Diploma with program accredited through the Washington State Office of School Public Instruction
- Attend at least 2 community-based self-help support group meetings per week
- Random urinalysis
- Attend Drug Court the 1st, 3rd, and 5th Mondays of the month
- Complete self-directed on-line living skills course arranged through drug court
- Minimum 90 days clean/sober
- Minimum 4 consecutive weeks without a violation

Phase III, Aftercare: (ranges from 3 to 6 months)

- Attend weekly or monthly treatment group, as determined by the Case Manager, in consultation with the treatment provider
- Attend at least monthly one-on-one meetings with treatment provider/counselor
- Attend meetings with the Case Manager as determined necessary by the Case Manager
- Attend at least 2 community-based self-help support group meetings per week
- Random urinalysis
- Attend Drug Court the 1st Monday of each month
- Complete empowerment class scheduled and facilitated by Case Manager and complete individual empowerment plan to be shared with the Drug Court Team
- Minimum of 20 hours per week of sustained engagement (for approximately 2 months) in a productive activity based on consultation and recommendations from the Case Manager and treatment provider, including but not limited to: employment, vocational training, education, community service, other services recommended or ordered by the Court, or child care for participant's own children when not in school
- Minimum 90 days clean/sober
- Minimum 4 consecutive weeks without a violation

Phase IV, Graduation Preparation: (ranges from 6 to 9 months)

- Minimum monthly contact with treatment provider/counselor
- Attend meetings with the Case Manager as determined necessary by the Case Manager
- Recommendation from SUD treatment in support of graduation
- Attend at least 2 community-based self-help support group meetings per week
- Random urinalysis
- Attend Drug Court the 1st Monday of each month
- Complete financial literacy class or one-on-one session as arranged by Case Manager and create individual budget
- Minimum of 20 hours per week of sustained engagement in a productive activity based on consultation and recommendations from the Case Manager and treatment provider, including but not limited to: employment, vocational training, education, community service, or child care for participant's own children when not in school
- Support a Drug Court participant in Phase I of Drug Court, including by attending court hearings, meetings, or as otherwise determined appropriate, for a period of at least four weeks and a total of 10 hours (the Case Manager may modify this requirement as needed)
- Minimum 3 consecutive months without a violation
- Minimum 6 months clean/sober
- Restitution and drug court fees paid in full, 30 days prior to graduation

- Prepare a pre-graduation essay that contains a detailed, written plan of your strategies to remain clean and sober after graduation, following the provided pre-graduation essay outline, and distribute to the Drug Court Team and read in Court either before or at graduation

This document is an outline. Phase completion will be based on participants' progress, ASAM recommendations, and Drug Court mandates. Graduation from Drug Court will be determined when all treatment plan goals and legal requirements are met.

FINANCIAL REQUEST POLICY

San Juan County Drug Court receives Criminal Justice Treatment Account (CJTA) funding from the State of Washington, which by statute, can only be used for certain things. In addition to use for appropriate incentives and milestone celebrations in Drug Court, the funds may be used for:

- Transportation to/from treatment (limited to a percentage of our total funds)
- Childcare to support treatment (limited to a percentage of our total funds)
- Treatment, including for providers that are not available locally
- Recovery support, which can include:
 - Housing assistance
 - Utility assistance, including for cell phone or minutes
 - Assistance with a medical or dental bill
 - Job training
 - Job-related need that is a barrier to sustained employment
 - Counselling and other relapse prevention
 - Peer-to-peer mentoring or coaching
 - Parenting/family education
 - Education support, such as equipment or textbooks

These funds are available in order to support and further your recovery. While we must follow the legal limitations on how the funds may be used, Drug Court wants you to be successful in your recovery, and we will do what we can to help reduce barriers and increase your supports and resiliency. If you have a request that is not on this list, please discuss it with the Case Manager to find out if it might qualify.

Because we have limited funds allotted each year and we must fairly and responsibly make them available to all Drug Court participants for appropriate needs, participants requesting funding assistance must submit a written request to the Case Manager (on the form provided by the Case Manager), which will require a description of the need, an explanation of other sources of funding sought (including Medicaid, which is required to be considered prior to providing funds for medical expenses) as well as what plans you have to reduce the need for financial assistance going forward. You must also provide a current and accurate financial statement of your income and expenses in order to have a request considered.

Because the needs of individual Drug Court participants are unique and may change quickly, we will respond to requests as we receive them, on a first come, first served, basis, and funds may become depleted before the end of our fiscal year. However, we reserve the right to deny a request even if additional funds remain if we believe that other applicable resources have not been sought or exhausted or if we believe that a participant is not actively engaged in taking the steps necessary to work towards financial independence. Participants should expect that assistance on large value items, such as

rental assistance, will only be available for a limited time. Denial of a request does not prevent you from re-applying with new or additional information. If you have questions about a denial, we encourage you to discuss your questions with your attorney and with the Case Manager.

SUPERIOR COURT OF THE STATE OF WASHINGTON
FOR SAN JUAN COUNTY

STATE OF WASHINGTON,

Plaintiff,

v.

Defendant.

No.

DRUG COURT TERMS AND
CONDITIONS AND
STIPULATED ORDER OF
CONTINUANCE

Mandatory Conditions Of Drug Court

The defendant agrees to comply with the following terms and conditions:
(initial each condition)

- ___ 1. The defendant will appear in court on all scheduled dates.
- ___ 2. The defendant will not consume alcohol or marijuana or any mind-altering, mood-altering, or psychoactive substance, or any controlled substance, except in limited circumstances in accordance with a doctor's prescription and with approval of the Drug Court Case Manager and the defendant's treatment provider.
- ___ 3. The defendant will tell the truth in all court proceedings, court documents, and treatment sessions.
- ___ 4. The defendant will agree to complete any diagnostic evaluation required.
- ___ 5. The defendant will agree to complete HIV/AIDS screening with the San Juan County Health Department.
- ___ 6. The defendant will contact the Drug Court Case Manager, Brad Fincher, and his/her treatment provider, as directed.
- ___ 7. If the defendant is required to complete inpatient treatment and defendant leaves treatment for any reason other than successful completion, he or she will contact the Drug Court Case Manager the next business day. If the defendant fails to contact the Drug Court Case Manager, a warrant shall issue for his/her arrest.
- ___ 8. The defendant will follow the treatment plan as developed by his/her treatment provider.
- ___ 9. The defendant is responsible for paying the cost of treatment, including urinary analysis, if such cost is not covered by insurance or state or federal funding.
- ___ 10. The defendant will obey all laws, and understands that if he/she engages in any criminal act, he/she may be prosecuted for any new charge and the new charge may be the basis for termination from Drug Court.
- ___ 11. The defendant will not knowingly associate with persons known to use or possess controlled substances.
- ___ 12. The defendant will not knowingly live with a convicted felon, unless approved by the drug court team.
- ___ 13. The defendant will tell the treatment provider and the Drug Court Case Manager before he/she moves, changes or disconnects his/her telephone number, or changes his/her employment.

- ___ 14. The defendant will submit to random physiological testing for controlled substances and alcohol as directed. If the defendant misses or refuses a test, or if the results of the test return as dilute, the test will be presumed positive.
- ___ 15. The defendant will submit to breath alcohol testing by police at the direction of Drug Court Case Manager or treatment provider or law enforcement at any time.
- ___ 16. If recommended by the Case Manager, the defendant must be employed or actively seeking employment, or in school or job training, or pursuing a GED upon entry into phase 2 of the program.
- ___ 17. The defendant will attend community-based self-help meetings, including but not limited to Narcotics Anonymous (NA) or Alcoholics Anonymous (AA) as directed.
- ___ 18. The defendant will complete a self-directed, online living skills class as directed by the Case Manager.
- ___ 19. The defendant will complete the empowerment class and an individual empowerment plan as directed by the Case Manager.
- ___ 20. The defendant will complete a financial literacy class as directed by the Case Manager and create a budget.
- ___ 21. The defendant understands that Drug Court will last at least 24 months. The Court, on the advice of the treatment provider, prosecutor, and Drug Court Case Manager, or at the request of the defendant, can extend this time period.
- ___ 22. The defendant will pay restitution as set forth below, prior to the completion of the program.
- ___ 23. The defendant will agree to sign any and all releases necessary to monitor his/her progress in Drug Court.
- ___ 24. The Defendant agrees to pay a \$500 Drug Court administrative fee, which can be converted to service with the San Juan County Sheriff's Work Crew or community service at the rate of Washington Minimum Wage. Payment or service must begin upon entry into Phase II and be completed prior to graduation.
- ___ 25. The defendant understands that he/she must complete Phase I, II, III and IV, all of which have been explained to him/her, and pay the fee or complete the equivalent service, perform any community service hours ordered, and pay restitution before he/she can graduate from the drug court program.
- ___ 26. During the 14-day opt-out period set forth below and prior to the entry of the Stipulation for Bench Trial on Agreed Documentary Evidence for Drug Court, the State may withdraw its agreement for the defendant's participation in Drug Court at its sole discretion and without the need to move to terminate the defendant from Drug Court.

Rights of the Defendant

The defendant understands that: (initial each right)

- ___ 1. The defendant can talk to a lawyer at any time, and if he/she cannot afford a lawyer, he/she can ask the Court to appoint a lawyer to give him/her legal advice.
- ___ 2. The defendant may, within 14 days of the entry of this order, "opt out" or withdraw from the Drug Court Program and have this order vacated and all of his/her constitutional rights restored. However, the defendant's speedy trial waiver shall remain in effect and shall not be vacated.
- ___ 3. After 14 days after entry of this order, the defendant can quit Drug Court at any time, but that if he/she does so, the judge will review the stipulated documentary evidence and will most likely find him/her guilty and proceed to sentencing on the crime(s) charged.

- ___ 4. If he/she quits Drug Court, or is terminated from Drug Court, anything he/she has said concerning his/her drug use while in Drug Court cannot be used against him/her in court.
- ___ 5. The defendant will not be required to provide information about other people involved in illegal drug activity as a condition to remaining in Drug Court.

Sanctions

The defendant acknowledges that if he/she fails to comply with any of the terms and conditions described above, the judge may impose sanctions, which may include:
(initial each sanction)

- ___ 1. Community service.
- ___ 2. A period of incarceration as determined by the judge.
- ___ 3. An increase in counseling sessions, meetings, and/or drug testing.
- ___ 4. Electronic monitoring.
- ___ 5. Use of devices that monitor consumption of alcohol and/or drugs.
- ___ 6. Admission into a certified inpatient treatment facility per recommendations of treatment provider.
- ___ 7. Extension of Drug Court completion date.
- ___ 8. Termination from Drug Court and conviction and sentencing on original charges.
- ___ 9. Other sanctions at the discretion of the judge.

ACKNOWLEDGEMENT

I HAVE READ (OR HAVE HAD READ TO ME) THE ABOVE CONDITIONS, RIGHTS, AND SANCTIONS. MY LAWYER HAS EXPLAINED THESE TO ME, AND I UNDERSTAND THAT I MUST ABIDE BY ALL OF THESE CONDITIONS TO PARTICIPATE IN THE DRUG COURT. I ALSO CERTIFY THAT I HAVE NEVER BEEN INVOLUNTARILY TERMINATED FROM A SIMILAR PROGRAM SUCH AS A DRUG COURT OR DEFERRED PROSECUTION UNDER RCW 10.05.

Defendant/Participant's Signature

Date

State's Obligation

The State of Washington, by and through the San Juan County Prosecuting Attorney, or his deputy, agrees that:

- 1. While in Drug Court, the prosecution of the criminal case(s) pending will be stayed or placed on hold; and,
- 2. If the defendant successfully completes Drug Court, the charges pending in this case will be
 - [] dismissed with prejudice
 - [] amended to _____, and guilt or innocence will be determined by the judge based upon the agreed documentary evidence.

SAN JUAN COUNTY PROSECUTING ATTORNEY

By: Deputy Prosecuting Attorney, WSBA #

Date

ORDER OF CONTINUANCE AND ASSESSMENT OF COSTS

The Court, having considered the stipulations above, the Agreed Motion For Entry Into Drug Court, the determination by the State that the defendant meets the screening criteria to participate in Drug Court, and the substance abuse/chemical dependency evaluation of the defendant, and finding that there is good cause to continue the matter subject to the defendant's completion of the Drug Court program, NOW THEREFORE:

IT IS HEREBY ORDERED THAT trial in this matter shall be continued for a period of 24 months, and further prosecution of the matter shall be stayed until further order of this Court.

IT IS FURTHER ORDERED THAT the Clerk shall accept and account for the following costs, which the defendant has agreed to pay prior to the final review and disposition hearing:

ODY CODE

3801	\$ _____	Restitution, to:

		(Name and Address--address may be withheld and provided confidentially to Clerk's Office).
	\$ _____	Restitution, to:

		(Name and Address--address may be withheld and provided confidentially to Clerk's Office).
3225	\$ _____	Fees for court appointed attorney
3217	\$ <u>500.00</u>	Drug Court Administrative Fee
	\$ _____	TOTAL

Restitution shall bear interest at the rate applicable of civil judgments. RCW 10.82.090.

The Drug Court Administrative Fee may be converted to service with the SJC Sheriff Work Crew or community service at the rate of the Washington minimum wage.

IT IS FURTHER ORDERED THAT the defendant will comply with each of the terms and conditions outlined above, or risk imposition of penalties and sanctions.

Dated: _____

JUDGE/COMMISSIONER

Approved for Entry:
RANDALL K. GAYLORD
SAN JUAN COUNTY PROSECUTING
ATTORNEY

I have read and discussed this document with the defendant and believe that the defendant is competent and fully understands the conditions, stipulation and other terms contained herein.

By:
Deputy Prosecuting Attorney, WSBA #

Counsel for Defendant, WSBA #

right to call witnesses at no expense to me; (d) the right to testify; (e) the right to appeal a conviction after a stipulated trial. I wish to submit this case on a stipulated record, and irrevocably, knowingly, intelligently, and voluntarily waive each of the rights enumerated in (a) through (e) above.

C. Procedure Upon Early Termination and Stipulation.

I know that if I am terminated from Drug Court for any reason other than successful completion, I agree that the judge will decide my guilt or innocence based on the agreed documentary evidence. The use of agreed documentary evidence means that live testimony will not be taken from any witness, including me.

I agree that the judge may consider a positive presumptive field test of controlled substances as substantive evidence.

I agree that the documents attached to this Stipulation in **Appendix A** constitute all of the agreed documentary evidence, and such documents are authentic and admissible for any purpose without the need for further foundation or findings.

I acknowledge that I, the person present in court, am the defendant charged in this cause. Further, that I am the same person named and referred to in the agreed documentary evidence.

I acknowledge that the facts in the agreed documentary evidence are sufficient to support a finding of guilt on all charges in this case.

III. Terms And Conditions

A. Compliance.

I agree to comply with the terms and conditions set forth in the Drug Court Terms and Conditions and Stipulated Order of Continuance entered by the Court.

B. Procedure Upon Violation.

In the event that I am alleged to have violated the conditions of the program, as set forth in the Drug Court Terms and Conditions and Stipulated Order of Continuance, I stipulate to the use of written reports or test results, or other reliable hearsay evidence to establish the violation, regardless of the availability of the witness who prepared the report or other document. I understand that if I dispute that a violation has occurred, I am not entitled to a full evidentiary hearing. Rather, at the hearing to consider whether to terminate my participation in Drug Court, the Court may determine whether a violation occurred by a preponderance of evidence based on consideration of the documentary evidence provided by the State.

IV. Defendant's Acknowledgment

I have read, or have had read to me the stipulation set forth above. If I have a lawyer, my lawyer has explained to me, and we have fully talked about, all of the above paragraphs. I understand them all. I have no further questions to ask my lawyer or the judge.

No promises or threats have been made to me (or to other persons) to cause me to give up the rights listed above, other than those promises set forth in the court paperwork which has been filed with the motion to participate in Drug Court.

Defendant

Date: _____

V. Court's Findings

The Court finds that the defendant's waiver of rights and agreement to a fact finding based only on agreed documentary evidence if he/she is terminated from Drug Court is made knowingly, intelligently, and voluntarily. The defendant understands the consequences of this stipulation.

Date: _____

JUDGE/COMMISSIONER

Approved for Entry:
RANDALL K. GAYLORD
SAN JUAN COUNTY PROSECUTING ATTORNEY

Approved for Entry;
I have read and discussed this stipulation with the defendant and believe that the defendant is competent and fully understands the stipulation.

By: _____
DEPUTY PROSECUTING ATTORNEY
WSBA #

Counsel for Defendant, WSBA #

PARTICIPANT RECEIPT ACKNOWLEDGEMENT

I, _____, confirm and acknowledge that I have received the San Juan County Drug Court Participant Handbook and have had an opportunity to review the Handbook with Drug Court Case Manager Brad Fincher.

I further acknowledge and understand that Drug Court policies and forms may change over time and while I am enrolled in the program and that while such changes will apply to me and the Drug Court Team will make every effort to inform me of changes, I may not receive actual notice of all such changes.

Dated: _____ Signature: _____