

Special Conditions of MCJRP Probation

The defendant is subject to the general conditions of probation. In addition to those general conditions, HB 3194 adds a condition of probation requiring each defendant to submit to a risk and needs assessment as directed by the supervising officer. In this case, the Court directs the defendant to submit to a risk and needs assessment, and any other appropriate evaluation per the MCJRP probation officer (PO). The Court additionally imposes the following special conditions of probation that are reasonably related to the crime of conviction or the needs of the defendant for the protection of the public or reformation of the offender, or both, including but not limited to, the following special conditions of MCJRP probation:

1. Phase I Supervision with MCJRP PO
2. Participation and completion of LS/CMI interview
3. Any PO recommended treatment-based program
4. Administrative Sanctions per MCJRP policy
5. Restitution payment plan (if applicable)
6. No contact with case victim

In addition to the conditions ordered above, the MCJRP PO has the authority, based on the risk/needs assessment outcome, to impose any of the following conditions of probation:

1. Alcohol and/or drug treatment, to include Day Reporting Center (DRC)
2. Mental Health Evaluation and any necessary treatment
3. Cognitive Behavioral Therapy treatment
4. Mentorship Program/Mentor assignment
5. Clean and Sober Housing
6. Employment Development
7. Parenting Classes
8. GPS/SCRAM
9. Curfew
10. Exclusion zones
11. Complete GED or High School Diploma (if applicable)
12. Comply with all Department of Human Services (DHS) directives (if applicable)
13. No contact with case co-defendant (if applicable)
14. No contact with known drug users/known gang members
15. No contact with any other designated person(s)
16. No alcohol/No marijuana
17. No bars/taverns/strip clubs
18. No gambling
19. No possession of any documents containing the name or identification of another person