

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Hunt County, Texas. The State appeared by her District Attorney as named above. Defendant appeared in person with Counsel.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered a plea as indicated above. The Court admonished the Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court FINDS such evidence substantiates Defendant's guilt. The Court FINDS that, in this cause, it is in the best interest of society and Defendant to defer proceedings without entering an adjudication of guilt and to place Defendant on community supervision.

The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.

The Court ORDERS that Defendant is given credit noted above for the time spent incarcerated. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

The Court ORDERS that no judgment shall be entered at this time. The Court further ORDERS that Defendant be placed on community supervision for the adjudged period so long as Defendant abides by and does not violate the terms and conditions of community supervision. See TEX. CODE CRIM. PROC. art. 42.12 § 5(a). The Order Setting Forth the Terms and Conditions of Community Supervision are incorporated by reference.

Furthermore, the following special findings or orders apply:

FOR A DEADLY WEAPON FINDING:

The Court FINDS Defendant used or exhibited a deadly weapon, namely, _____, during the commission of a felony offense or during immediate flight therefrom or was a party to the offense and knew that a deadly weapon would be used or exhibited. TEX. CODE CRIM. PROC. art. 42.12 §3g.

FOR DWI IGNITION INTERLOCK:

The Court ORDERS that the defendant shall install, on each motor vehicle owned or operated by defendant, a device that uses a deep-lung breath analysis mechanism to make impractical the operation of the motor vehicle if ethyl alcohol is detected in the breath of the operator. This order shall be in effect from the date of this judgment until the date of the first anniversary after the ending of the period of drivers license suspension imposed under Section 521.344, Transportation Code. Defendant shall obtain the device(s) at the defendant's own cost on or before that ending date. Defendant shall provide evidence to the Court on or before that ending date that the device has been installed on each appropriate vehicle, and the devices shall remain on each appropriate vehicle until the first anniversary after the ending of the period of such driver's license suspension. Defendant shall not operate any motor vehicle that is not equipped with that device.

FOR FAMILY VIOLENCE FINDING:

The Court FINDS that Defendant was prosecuted for an offense under Title 5 of the Penal Code that involved family violence. TEX. CODE CRIM. PROC. art. 42.013.

FOR SEX OFFENDERS:

Special Drivers License for Sex Offender:

The Court ORDERS Defendant to apply for an original or renewed Texas Driver's License or personal identification certificate not later than 30 days after release from confinement or upon receipt of written notice from the Texas Department of Public Safety (DPS). The Court further ORDERS Defendant to annually renew the license or certificate. The DPS shall place an indication on the Defendant's driver's license or personal identification certificate that the Defendant is subject to the sex offender registration requirements. The Court ORDERS the clerk of the Court to send a copy of this order to the DPS and to Defendant. TEX. CODE CRIM. PROC. art. 42.016.

FOR CUMULATION/STACKING ORDER:

The Court **ORDERS** that the sentence in this conviction shall run consecutively and shall begin only when the judgment and sentence in the following case has ceased to operate: . TEX. CODE CRIM. PROC. art. 42.01 § 1(19).

TO §12.45 UNADJUDICATED OFFENSES:

The Court **FINDS** that, with the consent of the State's Attorney, Defendant admitted guilt as to the following unadjudicated offense(s), and the Court agreed to take the unadjudicated offense(s) into account in determining the sentence for the offense of which Defendant was adjudged guilty. Accordingly, the Court **FINDS** prosecution is barred for the following unadjudicated offense(s):

AN ADDITIONAL ORDER SETTING TERMS AND CONDITIONS OF COMMUNITY SUPERVISION IS PREPARED ON A SEPARATE DOCUMENT ATTACHED TO THIS JUDGMENT AND INCORPORATED FOR ALL PURPOSES.

ADDITIONAL SPECIAL ORDERS ARE PREPARED ON A SEPARATE DOCUMENT ATTACHED TO THIS JUDGMENT AND INCORPORATED FOR ALL PURPOSES.

Signed and entered on 08-03-2011.

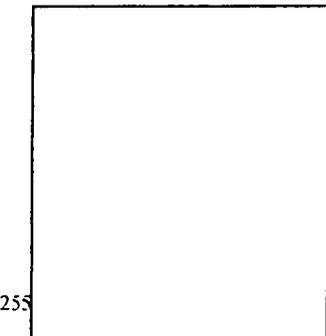
ORIGINAL SIGNED BY
~~STEPHEN R. TITTLE, JR. JUDGE~~
HONORABLE STEPHEN R. TITTLE, JR.
196TH JUDICIAL DISTRICT COURT

This is to certify that I, the defendant, herein above, received a written copy of the Judgment in this case as well as the Order Setting Terms and Conditions of Community Supervision and any Special Orders of the Court, if signed in this case. The terms and conditions of community supervision were fully explained to me and I understand that any violation of these conditions of community supervision render me subject to revocation of this probated sentence and my commitment to the Texas Department of Criminal Justice – Institutional Division. I promise to obey each and every term and condition of community supervision, and I agree, that should I not obey each and every term and condition of community supervision, it would not only be proper for the Court to revoke my community supervision and commit me to the penitentiary, BUT that the Court should do so.

I received these documents on 08-03-2011.


DONALD JOSEPH DEAN
DEFENDANT


COMMUNITY SUPERVISION OFFICER



CASE NO. 25527 COUNT 2
INCIDENT NO./TRN: 0104134445 A001

THE STATE OF TEXAS § IN THE DISTRICT COURT
 §
V. §
 § OF HUNT COUNTY, TEXAS
DONALD JOSEPH DEAN §
 §
STATE ID No.: TX § 196TH JUDICIAL DISTRICT

ORDER SETTING FORTH TERMS AND CONDITIONS OF COMMUNITY SUPERVISION

THE COURT FURTHER MAKES THE FOLLOWING ORDERS:

STANDARD COMMUNITY SUPERVISION TERMS:

1. Commit no new offense against the laws of this State, or any other state, or of the United States, or any political subdivision thereof;
2. Avoid injurious or vicious habits including the use of illicit or habit-forming drugs and/or alcoholic beverages;
3. Avoid associating with individuals who have been previously convicted of a felony or who are currently on community supervision or parole and also avoid places where the primary business is the sale and consumption of alcohol or presence where a criminal act is being committed;
4. Report, in person, to the community supervision officer at 4515 Stonewall Street, Greenville, Texas 75401, at least once each month as scheduled by the supervision officer, unless permitted to report by mail;
5. Permit the community supervision officer to visit you at your home, place of employment, or elsewhere;
6. Work at least forty (40) hours per week at legal employment or have a minimum income obtained through lawful means of at least \$200.00 per week and show attempts to obtain employment to your supervision officer when not employed for forty (40) hours per week or if your weekly income is less than \$200.00 per week;
7. Do not change your place of employment or residency **without the permission** of the Court or community supervision officer;
8. Report in writing, to the community supervision department, **prior** to any change of address or employment, report any arrest (if arrested, you need to report the arrest within forty-eight (48) hours of your release from custody to the community supervision department. If you are released on Friday after 5:00 pm, you will need to report the arrest the following business day, the same applies for holidays;
9. Support his/her dependants;
10. Remain within a specified area, to-wit: Hunt County, Texas or your county of residence which is _____ unless permitted in writing by the Court or community supervision officer to depart;
11. Pay all Court costs totaling \$281.00 and attorney fees in the sum of \$ 0 to the Hunt County Community Supervision and Corrections Department within one hundred eighty (180) days from the date of this order and both shall be paid at the combined rate of \$ 48.00 per month with the first said payment being due on or before the seventh (7th) day of September 2014 with like payments being due on or before the seventh (7th) day of each month thereafter during the first initial one hundred eighty (180) days of the community supervision term;

12. Pay the following items:

- A. A community supervision fee of \$60.00 per month;
- B. **\$90000.00** for restitution and or reparation to the victim; UP FRONT
- C. **\$50.00** A one-time payment for Crimestoppers payable within one hundred eighty (180) days from the date of this order only if the arrest was made by the Greenville Police Department or the _____ ;
- D. **\$.00** fine;
- E. **\$.00** lab fee; and
- F. \$ _____ other (describe) _____ .

All monetary obligations are payable to the Hunt County Community Supervision and Corrections Department at the cumulative rate of \$60.00 per month, with the first payment being due on or before the seventh (7th) day of September 2011, and a like payment being due on or before the seventh (7th) day of each month thereafter until the term of community supervision, as set forth herein, has expired; provided however, that all fines, restitution, and reparation be paid in full at least one hundred eighty (180) days before the date the term of community supervision set forth herein is due to expire.

The Court further FINDS that the inclusion of the victim's name and address in this order is not in the best interest of the victim, and therefore, any restitution or reparation shall be paid to the Hunt County Community Supervision and Corrections Department, P. O. Box 1137, 4515 Stonewall, Greenville, Texas 75403, telephone number (903) 455-9563, and thereafter promptly remitted to the victim for which such restitution or reparation is made, at the address provided to the said community supervision department without the express authorization of the Court.

- 13. Not own or possess any firearm at any time (a firearm shall be defined as any hand weapon from which a projectile is fired by an explosive force such as a rifle, shotgun, revolver, or pistol);
- 14. Submit to urinalysis testing given by or under the direction of the community supervision department at least once-a month or as requested by the community supervision officer and pay the costs of such urinalysis testing;
- 15. Participate and work in the community service restitution program as directed by the community service department at agencies/organizations approved by the court in Attachment "A" for 120 hours at the rate of not less than ten (10) hours per month if employed and at the rate of not less than thirty-two (32) hours per week if not employed (if employed part-time and working less than forty (40) hours a week, you shall be required to perform the number of community service hours that it would take each week in combination with the hours you are employed to equal a total of forty (40) hours per week) beginning immediately;
- 16. In lieu of requiring a defendant to work a specified number of hours at a community service project or projects, the Court hereby ORDERS the defendant to make a donation of _____ to a nonprofit food bank or food pantry in the community where the defendant lives.
- 17. Obtain a high school diploma or the equivalent thereof, within one (1) year from the date of this order, or provide proof of same if already obtained;
- 18. If the defendant filed an income tax return, he/she shall be required to provide a copy of such to his/her supervising officer (if requested by the supervising officer) each year that the offender files a return for the entire period that he/she is on community supervision;
- 19. Other Conditions: _____ .
- 20. Other Conditions: _____

VIOLENCE TERMS:

1. Report to the therapist designated by the Court for evaluation, including psychological, psychiatric and psychophysiological testing, clinical polygraph as required by said designated therapist within thirty (30) days from the date of this order and pay a fee for said service.
2. Seek and enter counseling and therapy as determined by the Court until such time as successfully terminated by the counselor or therapist and pay the fee assessed for said service.
3. Refrain from all contact and communication directly or indirectly, whether in person, by phone, by letter or through a third party, with the victim of your offense, _____, (inclusion of name optional), and with the family of the victim unless authorized by the supervision officer or the Court. Pay for all therapy, treatment and medical expenses incurred by this victim.

STANDARD D.W.I. COMMUNITY SUPERVISION TERMS:

1. Pay a D.W.I. Fee of \$57.50.
2. Submit to an evaluation by an agency approved by the Texas Commission on Alcohol and Drug Abuse within thirty (30) days from the date of this order and submit to the prescribed treatment, and follow the treatment program of said program, or facility, until such time as said treatment is successfully completed, and pay the cost of such rehabilitation program, including the cost of evaluation.
3. Attend and complete the D.W.I. Repeat Offender Program in the county of your residence and pay the fee assessed for said program within one hundred eighty (180) days from the date of this order.
4. Attend and participate in Alcoholics Anonymous meetings three (3) times per week for the entire period of community supervision or until released from said obligation by the Court.
5. Detention in Jail (TEX. CODE OF CRIM. PRO., ART. 42.12, § 13):
 - a) This is a misdemeanor D.W.I. conviction (with one prior) under Article 6701 1-1(d). Defendant shall submit to seventy-two (72) hours of detention in the Hunt County Jail beginning at _____ on _____.
 - b) This is a felony D.W.I. conviction (with two priors) under Article 6701 1-1(e). Defendant shall submit to ten (10) days of detention in the Hunt County Jail beginning at _____ on _____.
 - c) This is a D.W.I. conviction resulting in serious bodily injury to another under Article 6701 1-1(f). Defendant shall submit to thirty (30) days of detention in the Hunt County Jail beginning at _____ on _____.
 - d) This is an involuntary manslaughter conviction under Subsection (2), Subdivision (a) Section 19.05 of the Texas Penal Code. Defendant shall submit to _____ days (at least 120 days) of detention in a penal institution beginning at _____ on _____.
6. DRIVER'S LICENSE: The defendant's license, permit, and operating privilege is hereby suspended for a period of 180 days.
7. Attend and complete a D.W.I. Victim Impact Panel under the direction of Hunt County Community Supervision and Corrections Department within one hundred eighty (180) days from the date of this Order and submit proof of attendance to the designated community supervision officer.

DEEP LUNG DEVICE: Do not operate a motor vehicle unless the vehicle is equipped with a deep lung device (DLS) designed to prevent operation of the vehicle following the driver's consumption of alcohol for period of _____ with the starting date to be the date for which the offender was placed on community supervision.

DRUG TERMS:

1. Submit to an evaluation by an agency approved by the Texas Commission on Alcohol and Drug Abuse within thirty (30) days from the date of this order and submit to the prescribed treatment, and follow the treatment program of said program, or facility, until such time as said treatment is successfully completed, and pay the cost of such rehabilitation program, including the cost of the evaluation.
2. Attend and complete a State approved drug education program unless you have attended and successfully completed one previously and can provide proof of such) in the county of your residence and pay the fee assessed for said program within one hundred eighty (180) days from the date of this order.
3. Attend and participate in Narcotics Anonymous meetings three (3) times per week for the entire period of community supervision or until released from said obligation by the Court.

THEFT TERMS:

1. Submit a daily budget to your community supervision officer which will show your income and expenditures, at intervals determined by said officer. Documentation such as paycheck stubs and copies of your bills must be submitted to validate your budget.
2. Do not work at any form of employment that involves the direct contact with currency or the issuing of checks or bank drafts on behalf of a business or enterprise whether it be in the public or private sector without the consent of the Court and/or community supervision officer.
3. If at your place of employment you are required to be involved with the handling of currency, checks or have access to valuable property, you must first notify your employer within seventy-two (72) hours from the date of this order that you have been placed on community supervision and the reason you are on community supervision.
4. If it is determined that the offense was committed in order to obtain funds for the purchase of drugs/alcohol, said offender shall be required to do the following:
 - a) Submit to an evaluation by an agency approved by the Texas Commission on Alcohol and Drug Abuse within thirty (30) days from the date of this order and submit to the prescribed treatment and follow the treatment program of said program, or facility until such time as said treatment is successfully completed and pay the cost of such rehabilitation program, including the cost of the evaluation.
 - b) Attend and complete a State approved drug education program (unless you have attended and successfully completed one previously and can provide proof of such) in the county of your residence and pay the fee assessed for said program within one hundred eighty (180) days from the date of this order.
 - c) Attend and participate in Narcotics/Alcoholics Anonymous meetings three (3) times per week for the entire period of community supervision or until released from such obligation by the Court.

SPECIAL TERMS AND CONDITIONS OF COMMUNITY SUPERVISION CONCERNING CONFINEMENT IN A SUBSTANCE ABUSE FELONY TREATMENT FACILITY:

Pursuant to Section 14 of Article 42.12 of the Texas Code of Criminal Procedure, the Court FINDS: The defendant has been placed on community supervision under Article 42.12 of the Texas Code of Criminal Procedure and the defendant is charged with or convicted of a felony other than a felony under Texas Penal Code section 21.11 (Indecency with a Child), Section 22.011 (Sexual Assault), Section 22.021 (Aggravated Sexual Assault), and Section 25.06 (Harboring Runaway Child).

The Court affirmatively FINDS: That drugs or alcohol abuse significantly contributed to the commission of the crime and that the defendant is a suitable candidate for treatment, as determined by the suitability criteria established by the Texas Board of Criminal Justice under Section 493.009(b) of the Government Code.

1. Be confined and remain in a SUBSTANCE ABUSE FELONY TREATMENT FACILITY (SAFP) established in Section 493.009, Texas Government Code, and operated by the Community Justice Assistance Division of the Texas Department of Criminal Justice for an indeterminate term of not more than one (1) year or less than ninety (90) days.
2. Obey all rules and regulations of said facility and participate in all treatment programs required by said facility.
3. Serve seventy-five (75) days in the Hunt County Jail as a condition of community supervision or until the defendant is transferred to a SAFP facility, whichever occurs first, without credit for time served in jail pre-revocation of community supervision AND without credit for good conduct. In the event that the jail time assessed as a condition of community supervision is less than one hundred eighty (180) days and the defendant is not transferred to a SAFP facility before the expiration of jail time assessed, the jail time assessed shall be extended.
4. Immediately upon release from the SAFP facility, the defendant shall submit to custodial supervision at a Transitional Treatment Center (TTC) licensed and funded by the Community Justice Assistance Division as directed by the SAFP facility transition coordinator and the Hunt County SAFP facility coordinator, for the purpose of residential substance abuse continuum of care/aftercare, and shall cooperate fully with all treatment program requirements and obey all rules and regulations of the TTC and remains in said residential center until released by the staff of the TTC with the concurrence of Hunt County SAFP facility coordinator.
5. Said defendant's community supervision fee shall be waived during the time the defendant is in the custody of the SAFP facility and the TTC facility but the \$60.00 fee shall be reinstated immediately upon being released from custody of the TTC facility.
6. Immediately following the defendant's release from the TTC, the defendant shall serve a period of twelve (12) months of Intensive Supervision upon the following special terms and conditions of community supervision; the defendant shall:
 - a) Report to the community supervision officer in person one time each week at the office of the Hunt County Community Supervision and Corrections Department on the day at the time specified by the community supervision officer.
 - b) Immediately upon release from the TTC, the defendant shall attend weekly substance abuse support counseling at the Crossroads Council on Alcohol and Drug Abuse and shall remain in said treatment program until successfully discharged. If the defendant resides in a county other than Hunt, he/she shall attend and successfully complete a similar program in his/her county of residence. Cost of said treatment, shall be paid by the defendant.

- c) Attend and participate in Alcohol/Narcotics Anonymous meetings three (3) times per week for the entire period of community supervision or until released from said obligation by the Court.

SEX OFFENDER COMMUNITY SUPERVISION TERMS:

1. Participate in and successfully complete the Sex Offender Accountability Program of Hunt County Community Supervision and Corrections Department (HCCSCD), including reporting in person to the Hunt County CSCD at least twice per calendar month or as directed by the community supervision officer, attending and participating in monthly life skills classes, treatment participation, and abiding by all conditions of supervision, until discharged by the Court;
2. Attend and participate in a sex offender treatment program (including after care) with a registered sex offender treatment provider approved by the Court or community supervision officer. Enter said program within thirty (30) days of the date of this order and obey all rules and regulations of said program until successfully discharged by an authorized therapist of the program.
3. Pay all or part of the reasonable and necessary costs incurred by the victim for psychological counseling made necessary by the offense or for counseling and education relating to acquired immune deficiency syndrome or human immunodeficiency virus made necessary by the offense.
4. Participate in and comply with all treatments, guidelines, and directions given by the sex offender therapist.
5. Do not go to or be present at a place where minor children are congregated or do congregate, including but not limited to parks, zoos, day care centers, amusement parks, video arcades, and schools.
6. Avoid all contact with any person under the age of seventeen (17) years unless a chaperone approved by the Court or community supervision officer is present.
7. Do not reside or attempt to reside in a household where minor children live.
8. Do not reside within one thousand (1,000) feet of any school, day care facility, park, or other place where children are known to congregate.
9. Do not go to or be at any place where pornographic materials, including adult videos, magazines, posters, and other such items, are sold.
10. Do not possess, view, purchase, sell, or otherwise consume pornographic materials, including computer images. Surrender any pornographic materials to the community supervision officer to be stored until further order of the Court, and permit the community supervision officer to search any premises under your control for the presence of any prohibited items.
11. Do not patronize or be at any sexually oriented business, including but no limited to adult bookstores, topless bars, nude bars, peep shows, modeling shows, adult Internet sites, and adult massage parlors.
12. Register as a sex offender with the applicable law enforcement agency within seven (7) days of this order and provide verification of compliance to the community supervision officer. Abide by all applicable laws pertaining to sex offender registration during your term of community supervision.
13. Submit, at your own expense, to any program of psychophysiological assessment, including plethysmograph assessment, which is recommended by the sex offender therapist or Court to assist in treatment and case monitoring.

14. Submit, at your own expense, to polygraph testing as directed by the sex offender therapist, Court, or community supervision officer at least once every twelve months for the purpose of assisting in sex offender treatment goals and compliance with supervision conditions, and answer truthfully all questions asked by the polygraph examiner.
15. At the direction of the community supervision officer, submit a sample of your blood to be sent to the Texas Department of Public Safety for the creation of a DNA record, and pay the cost of said service.
16. Have no direct contact with the victim of this offense: _____ (Victim's name optional) or the victim's family, either directly or indirectly. Pay all counseling costs incurred by the victim of this offense resulting from the victimization.
17. You shall not purchase, possess, use, or be in the presence of anyone using a computer with access to any "online computer service" at any location (including employment) without the prior written approval of the Court or community supervision officer. This includes and internet services provider, bulletin board system, or other public or private computer network. Any approval by the Court or community supervision officer shall be subject to any conditions set by the Court or community supervisions officer with respect to that approval.

In addition, you shall not possess or use any data encryption technique or program.

In addition, you shall: (1) consent to your community supervision officer conducting periodic unannounced examinations of your computer(s) equipment which may include retrieval and copying of all memory from your computer(s) equipment and any external or internal peripherals to ensure compliance with this condition and/or removal of such equipment for the purpose of conducting a more thorough inspection; (2) consent at the direction of the community supervision officer to having installed on your computer(s), at your expense, and hardware or software systems to monitor you computer use; and (3) maintain an accurate log to the community supervision officer for inspection and/or copying when directed to do so by the community supervision officer.

18. Make a payment through Hunt County CSCD to the Sexual Crime Victims Fund at the cumulative rate of \$5.00 per month.
19. Do not purchase, sell, possess, consume, or otherwise use any alcoholic beverage and do not go to or be present at any place where the primary business is sale of alcoholic beverages.
20. Do not subscribe to any premium cable television channel without prior written permission of the Court of community supervision officer. Submit all cable or satellite television bills to the community supervision officer upon request.
21. At any time when a newspaper notice regarding your sex offender registration must be made by law, you shall pay the cost of said notice upon demand.

THE FOLLOWING ADDITIONAL SEX OFFENDER TERMS APPLY IF SELECTED:

- Serve a period of _____ in the Hunt County Jail, to begin _____.
- For one hundred eighty (180) days, observe a curfew and do not leave your residence between the hours of _____ and _____ to begin on _____. You shall be permitted to be absent from your residence when your absence is directly related to your gainful employment, sex offender treatment, performance of community service restitution, or other activity required by the Court.
- Submit to electronic monitoring under the direction of HCCSCD for _____ days beginning _____ and follow all guidelines and instructions of the community supervision officer regarding participation in the electronic monitoring program. Pay the cost of said service.
- If indicted (or waived indictment) for the offense under Section 21.1 I(a)(I), or 22.01(1) or 22.021 of the Texas Penal Code, and pursuant to Articles 21-31 of the Texas Code of Criminal

Procedure, the defendant shall, at his/her own expense, undergo a procedure or test designed to show or help to show whether the defendant has a sexually transmitted disease or has Acquired Immune Deficiency Syndrome (AIDS) or Human Immune Deficiency Virus (HIV) infection, antibodies to HIV, or infection with any other probable causative agent of AIDS, and provide verification of completion of the test to the community supervision officer of this Court within one hundred eighty (180) days. Defendant shall also pay for such testing for the victim of this offense if the victim so chooses.

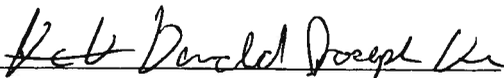
Each of the above conditions of community supervision shall remain in effect until modified or amended by this Court, or until said community supervision is revoked. If any of these terms are subsequently determined to be void or invalid, such determination shall not effect the validity of the remaining terms and provisions of this order.

SIGNED on 08-03-2011.

ORIGINAL SIGNED BY
STEPHEN R. TITTLE, JR, JUDGE

HONORABLE STEPHEN R. TITTLE, JR.
196TH JUDICIAL DISTRICT COURT

I sign this document showing I have received a copy of the Order Setting Forth Terms and Conditions of Community Supervision.


DONALD JOSEPH DEAN
DEFENDANT

ATTACHMENT "A" COMMUNITY SERVICE PLACEMENTS AS APPROVED BY THE COURTS:

1. American Cotton Museum
2. AMVETS
3. City of Caddo Mills
4. Caddo Mills Youth Sports Association
5. City of Campbell
6. City of Celeste
7. City of Commerce
8. City of Hawk Cove
9. City of West Tawakoni
10. Clean Greenville
11. DAV Chapter #8 of Hunt County
12. Habitat for Humanity
13. Hunt County Committee on Aging
14. Hunt County Maintenance Department
15. Hunt County Community Supervisions and Corrections Department
16. Hunt County Family Services
17. Lakes Regional MHMR
18. National Guard Armory
19. Precinct 4 Justice of the Peace
20. Quinlan Sports Association
21. Rape Crisis Center of Northeast Texas
22. Salvation Army
23. VFW Post #2559
24. Women in Need
25. YMCA

All community service work can only be done at the above referenced agencies unless another agency is approved by the Court. This list is subject to change depending upon the number of future agencies who sign contracts with the community supervision department and receive approval from the Courts as well as those agencies who elect to terminate their current contracts with the Hunt County Community Supervision and Corrections Department.

If you have questions in regards to agencies not listed, please discuss them with your community supervision officer prior to performing community service with them.