

Veterans Treatment Intervention (Felony)

Acknowledgment of Conditions and Waiver of Speedy Trial

Date _____
Case# _____

DEFENDANT'S NAME

Waiver of Speedy Trial:

I _____ fully understand that if I demand speedy trial I must be tried within sixty (60) days from the date of demand and if I do not demand speedy trial, I must be tried within One Hundred and Seventy-Five (175) days from the date of arrest or forever be discharged, unless the prosecuting attorney can show cause why the trial of my case should be extended, or I waive my right to a speedy trial. I have fully discussed these rights with my attorney, _____. I understand these rights and waive my right to a speedy trial under Florida Law. This waiver of speedy trial is executed by me to enable me to enter a Veterans Treatment Intervention Program.

Signing and Reporting Requirements:

The Defendant agrees to sign up for the Veterans Treatment Intervention Program today in court, or to report to the probation office as directed by the court officer.

The Defendant _____, along with his/her Attorney of record _____ agree to sign the Veterans Treatment Intervention Agreement within 7 days of today. Failure to do so may result in a rejection of the program and the case being set back on the active docket.

Length of Supervision _____ Early Termination _____

2. **Special conditions of the Veterans Treatment Intervention are: 1. Enter and comply with Veterans Justice Outreach Program; 2. Substance Abuse Evaluation and complete any recommended treatment at VA to include any and all recommended aftercare; 3. Mental Health Evaluation and complete any recommended treatment at VAMC to include any and all aftercare; 4. Meet with Mentor one (1) time per month; 5. No possession or consumption of any controlled substance without a valid prescription from the VAMC; 6. Unless otherwise directed by the court or your probation officer, the defendant is to report to Veterans Court only; 7. Defendant cannot refuse any recommended treatment and aftercare; 8. The defendant cannot cancel or fail to appear for appointments at the VA. If the defendant fails to appear for scheduled appointments at the VAMC or cancels appointments at the VAMC, this will be a violation of this order; 9. The defendant will submit to random drug testing at the VAMC or as directed.**

ADDITIONAL CONDITIONS:

1. _____
2. _____

All standard conditions will be provided by the probation officer assigned to the case.

Honorable Ted Booras

Defendant's Signature

Defense Attorney Signature