

STATE OF TENNESSEE DEPARTMENT OF SAFETY AND HOMELAND SECURITY

ORDER FOR RESTRICTED DRIVER LICENSE FOR DEFAULT ON PAYMENT TAXES/COSTS/FINES ON CRIMINAL OFFENSE

STATE OF TENNESSEE

VS

Name:	_Date of Birth:	Driver License Number:
Court: Montgomery County General Sessions/Circuit	t Case Number(s):	
Restricted License Payment Plan Start Date:	Total Owed	On Payment Plan:

ORDER

Upon application of the defendant for a restricted driver license, it appears to the Court that defendant's driver license has been revoked for default on payment of a tax, cost, or fine imposed for criminal offense(s) pursuant to T.C.A. 40-24-105 and has entered into a new payment plan with the court. The violation resulting in the defendant's present conviction was not for driving under the influence of an intoxicant, or for refusal to submit to a blood test, and the defendant does not have a prior conviction of vehicular homicide as the proximate result of intoxication, aggravated vehicular homicide, vehicular assault, or aggravated vehicular assault; The defendant has been informed that failure to satisfy any requirements as ordered by this Court shall result in the suspension of the restricted license for a period of six (6) months pursuant to T.C.A 40- 24-105. The restricted license you received at the time of the Court hearing is temporary and subject to revocation if the department determines you are not eligible pursuant to the above statutory law. This is only good until the department has had an opportunity to make a final determination of eligibility for the restricted license. Should the restricted license be approved by the department, it will only be valid for one (1) year from the date of approval.

Home Address:	
Employer (Name & Address):	
School (Name & Address):	
Religious Worship (Name & Address):	
Recovery Court (Name & Address)	
Doctor (Name & Address)	
Permissive Driving Times: DAYS	HOURS

Driving privileges authorized by the Court as set forth under T.C.A. 40-24-105(h) are VALID ONLY for the above locations, days, and hours. It is, therefore, ORDERED that the defendant be issued a restricted driver license for the purpose set forth above, subject to the rules and regulations of the Department of Safety and Homeland Security of the State of Tennessee.

MUST APPLY FOR LICENSE WITHIN TEN (10) DAYS FROM THE DATE OF THIS ORDER AS SET FORTH UNDER T.C.A. 40-24-105.

DATE JUDGE'S SIGNATURE COURT NAME & SEAL/STAMP	MP

THIS COURT ORDER SERVES AS A VALID LICENSE FOR TEN (10) DAYS FROM THE DATE IT IS ORDERED. IT WILL NOT BE HONORED AS A DRIVER LICENSE AFTER THAT TIME. TO DRIVE OUTSIDE OF TENNESSEE, YOU SHOULD OBTAIN WRITTEN PERMISSION FROM THE APPROPRIATE AUTHORITY IN THAT JURISDICTION.

INSTRUCTIONS FOR ISSUANCE OF RESTRICTED DRIVER LICENSE IF REVOKED FOR DEFAULT ON PAYMENT PLAN FOR TAXES/COSTS/FINES ON CRIMINAL OFFENSE

The state statute provides a restricted driver license can be issued to locations authorized by the Court. Privilege to drive, other than this restriction, is REVOKED and driving PROHIBITED per state statute.

TO BE ELIGIBLE FOR THIS RESTRICTED DRIVER LICENSE:

- Your privilege to drive cannot be under revocation/suspension/cancellation for any other reason in Tennessee or any other state.
- [□] The violation resulting in your present conviction was not for Driving under the Influence or for refusal to submit to blood test.
- ¹ You must not have a prior conviction for vehicular homicide as the proximate result of intoxication, aggravated vehicular homicide, vehicular assault, or aggravated vehicular assault.

In order to obtain an original license, the following criteria must be met: go to the Driver License Examining Station of your choice within ten (10) days of the date of the Court Order and present this original Order to the Driver License Examiner. Upon paying the required license and examination fees (the license fee is \$65.00 and the application fee is \$2.00), a temporary license will be issued. Under certain circumstances, you may be required to complete any or all examinations (vision, written, and/or road test). This Court Order will be returned to you and should be attached to the temporary driving permit. Once the department has had an opportunity to make a final determination of your eligibility for a restricted license and it has been approved, an original license will be mailed to you.

THIS ORDER <u>MUST</u> ACCOMPANY YOUR LICENSE AT ALL TIMES FOR YOUR RESTRICTED LICENSE TO BE VALID FOR DRIVING.