

Standard Sex Offender Conditions

1. I will register as a sex offender as required by the Code of Laws of South Carolina and as described in the Department's *Notice of Sex Offender Registry*.
2. I will attend, actively participate in, not give cause to be terminated from, and successfully complete any counseling/treatment program, to which I am referred by my agent, which may include polygraph or other treatment related testing, all at my own expense. I waive all rights to confidentiality between myself and my treatment provider, and authorize my treatment provider to disclose to my agent, the Court, the Parole Board, the releasing authority, and/or the hearing officer, information about my attendance and participation in the program. (Must complete Referral Form 1054).
3. I will not have any contact with the victim(s) of my crime, directly or indirectly. This includes but is not limited to physical or face to face contact, contact through letters or written notes, telephone calls, or electronic mail (e-mail), or any contact through a third party, unless such contact is approved in writing by the Court, the Parole Board, or the releasing authority, or the hearing officer. I also will not enter into, travel past, or loiter near a victim's residence or workplace.
4. I will not have any contact with a person under the age of 18, with the exception of my immediate family members and then may only have such contact if approved in advance under conditions set by my treatment provider and my agent. If I have incidental contact with any child, I will be civil and courteous and immediately remove myself from the situation. I will discuss the contact at my next treatment session and will immediately report this contact to my agent.
5. I will not enter into, loiter or work within one thousand (1,000) feet of any area or event frequented by people under the age of 18 including but not limited to: schools, day care centers, playgrounds, arcades, public swimming pools or beaches, shopping malls, theaters, or and festivals, unless approved in advance by my agent.
6. I will not purchase, possess, or use any sexually stimulating or sexually explicit material or device, nor enter into, loiter or work within one thousand (1,000) feet of any place where such material or device is sold or presented as entertainment. This includes but is not limited to adult book stores, sexually explicit internet sites, television services, or telephone services, sex shops, topless bars, strip clubs, and massage parlors. I will not possess or use a computer or any other electronic device which is enabled with internet access for any reason unless approved in advance under conditions set by my treatment provider and my agent. I understand this means that without prior approval, there may not be a computer of any type in my residence, and that I may not access any computer. If approved to use a computer I must sign the Computer Use Agreement for Sex Offenders (Form 1402). If my employer requires me to use a computer, I will provide a written statement from my employer stating the need for such use.
7. I will permit my agent or a representative of the Department, without a warrant and with or without the assistance of any other law enforcement officer, to search my person, residence, any vehicle I own or have permission to use, and any of my possessions, for the presence of sexually stimulating or sexually explicit materials or devices prohibited by these conditions, and to seize said materials. Such materials seized shall be considered property of the court, Parole Board, or releasing authority, and shall be safely kept by the Department or other law enforcement agency until any violations concerning the seized materials have been addressed.
8. I will abide by all curfews as directed by my agent.
9. I will at all times maintain a suitable residence, approved by my agent, which complies with all conditions of my supervision, which may not be within one thousand (1000) feet of any area frequented by people under the age of 18, including but not limited to schools, day care centers, playgrounds, arcades, public swimming pools or beaches, shopping malls, or theaters. I will obtain approval from my agent of my residence and employment and shall obtain prior approval from my agent before changing my residence or employment. I will stay at my approved residence every night and will not sleep or stay overnight anywhere else without prior approval of my agent.
10. I will not consume alcoholic beverages and will submit to alcohol testing as instructed by my agent or treatment provider. I agree that any test results may be used as evidence in any hearing for the violation of the conditions of my supervision and I waive any right to challenge the validity of such results.
11. I will comply with the Department's requirements for any electronic monitoring program which I am ordered to participate in by the Court, the Parole Board, the releasing authority, the hearing officer, or my agent, or as required by statute, all at my own expense.

I have read, or had read to me, the above conditions and I understand their meaning. I have received a copy of these conditions. I accept and agree to these conditions and understand that any violation could result in the Court, Parole Board, or releasing authority revoking my supervision, and reinstating my sentence or returning me to prison. If I refuse to accept these conditions, I must immediately ask my agent to issue legal process and bring my case before the Court, Parole Board, or releasing authority where I will request that my term of supervision be revoked and my sentence be reinstated or that I be returned to prison. I understand that if I have objections to any of the above conditions but fail to timely take the actions described above, I will waive any right I may have to challenge these sex offender conditions at any future proceeding.

Timothy Wilson 5-1-07
 Offender Signature Date
Timothy Wilson
 Offender Name (printed)

Laney Weeks 5-1-07
 Agent Signature Date
LANEY WEEKS
 Agent Name (printed)

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 SC Court of Appeals

Tammy Moorer - Wilson, T.C.#261971.wr

Page 1



South Carolina Department of Probation, Parole and Pardon Services

Lieber

COMMUNITY SUPERVISION PROGRAM CERTIFICATE

Know all men by these presents:

It having been made to appear to the satisfaction of the South Carolina Department of Probation, Parole and Pardon Services that the offender mentioned below who was convicted of the offense(s) indicated below on said date(s) and in said county(ies) meets the requirement for Community Supervision Program as provided for in §24-21-560 of the South Carolina Code of Laws 1976, as amended.

It is therefore ORDERED that the said prisoner enter the Community Supervision Program at the end of his or her active sentence under supervision subject to the specific conditions listed below until the expiration of this Community Supervision Program as indicated below.

This release shall not prevent the delivery of the prisoner to authorities of the Federal Government or any state otherwise entitled to his or her custody.

In witness whereof, this Certificate bearing the approval of the South Carolina Department of Probation, Parole and Pardon Services is issued on the date below.

By Order of: *Regalano*
South Carolina Department of Probation, Parole and Pardon Services

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By: *Palge Mathias*
Palge Mathias, Coordinator, Community Reentry Services

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MAY 04 2007

CHARLESTON COUNTY

Offender/Prisoner's Name: Timothy Cain Wilson
Supervision Beginning Date: May 1, 2007
State Identification# (SID): 00884299
SC Dept. of Corrections# (SCDC): 00261971
Supervision Ending Date: April 30, 2009

Offense(s)	CDR	Indictment #(s)	Conviction Date(s)	County of Conviction(s)	Incarceration Termination Date	Restitution Ordered (\$)	Preparation to Follow
Criminal Sexual Conduct w/Minor 2 nd	0398	99-GS-10-1788	10/26/1999	Charleston	06/01/2007	N/A	N/A
Criminal Sexual Conduct 1 st	0160	99-GS-10-1790	10/26/1999	Charleston	05/01/2007	N/A	5 Years

CONDITIONS OF SUPERVISION:

Violation of any of these conditions may result in the immediate revocation of supervision.

1. I shall report in person to the South Carolina Department of Probation, Parole and Pardon Services' office on the day of my release or not later than 8:30 AM on the next business day, and as instructed by the Department; and I shall make complete and truthful reports to the Agent.

Please report to the office in the County of: **Charleston** Phone: (843)740-1553

2. I shall not change my residence or employment without the consent of my Agent. Further, I shall allow my Agent to visit me in my home, at my place of employment, or elsewhere at any time.

3. I shall not use controlled substances, except when properly prescribed by a licensed physician, not consume alcoholic beverages to excess nor enter establishments whose primary business is the sale and drinking of alcoholic beverages. Further, I shall submit to a urinalysis, blood test or provide forensic evidence when instructed by Agents of the Department, and I agree that any of these test results may be used as evidence in any hearing for the violation of the conditions of my supervision.

4. I shall not possess or purchase any firearms, knives, or other dangerous weapons, and I shall not associate with any person who has a criminal record, or any other person whom my Agent has instructed me to avoid.

5. I shall work diligently at a lawful occupation. Further, I shall notify my Agent if I become unemployed.

6. I shall not violate any Federal, State, or local laws, and I shall contact my Agent if I am ever arrested or questioned by a law enforcement official for any reason whatsoever.

7. I shall pay a supervision fee and any other fees as determined by the Department.

8. I shall not leave the State without permission from my Agent. Further, if I am ever arrested in another state for violating these conditions, I hereby irrevocably waive all extradition rights I may otherwise have been entitled to and agree to return to South Carolina when directed by my Agent, the court, or by a warrant.

9. I shall obey all conditions of supervision set forth in this order including the payment of fines, restitution, or other payments, and the services of any period of incarceration. I will make all child support payments as ordered by the courts.

Mathias-5/19/07

10. I shall follow the advice and instructions of my Agent and I agree to comply with any further conditions imposed by the Department or its Agents.

ADDITIONAL CONDITIONS:

- Electronic Monitoring not less than 90 days.
- No contact with victim.
- Attend Sex Offender Counseling.

I hereby certify that these conditions of supervision have been read and explained fully to me and in agreement thereto, I attach my signature

Offender Signature

Date

His Way Ministry (Homeless) Residence plan rejected

I hereby certify that these conditions of supervision have been read and explained to the offender and he/she has agreed to them.

Witness Signature

Date

Form 1150 (Template) Revision: F Revision Date: 06/25/2004

offender refused to sign

4-25-07

Lay W. Moorer

witness

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MAY 04 2007

CHARLESTON COUNTY

Community Supervision

STATE OF SOUTH CAROLINA

ARREST WARRANT

COUNTY OF CHARLESTON

Indictment Number 99-GS-10-01790, 99-GS-10-01788

Warrant Number W-10-08-1699

State Identification No. (SID) 00884299

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR COUNTY OR OF THE MUNICIPALITY OF CHARLESTON, AND ANY CONSTABLE OF THIS MAGISTERIAL DISTRICT:

It appearing from the attached affidavit that there are reasonable grounds to believe that TIMOTHY CAIN WILSON, did on the 21 day of February, 2008 violate the criminal laws of the State of South Carolina as set forth below:

DESCRIPTION OF OFFENSE:

Subject has violated condition 10 as ordered in the Community Supervision release, also condition 2 of the standard sex offender conditions as signed by the subject on May 1, 2007.

Now, therefore, you are empowered and directed to arrest the said defendant and bring TIMOTHY CAIN WILSON before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable. Done at CHARLESTON, S. C. this 21 day of February, 2008.



Signature of Probation and Parole Agent (L.S.)

County of CHARLESTON

STATE OF SOUTH CAROLINA

AFFIDAVIT

Personally appeared before me, one Larry Weeks, who, first being duly sworn, deposes and says that TIMOTHY CAIN WILSON did within this County and State on the 21 day of February, 2008, violate the criminal laws of the State of South Carolina in the following particulars:

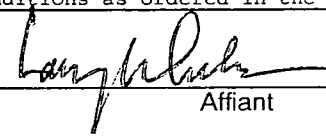
DESCRIPTION OF OFFENSE:

Subject has violated condition 10 as ordered in the Community Supervision release, also condition 2 of the standard sex offender conditions as signed by the subject on May 1, 2007.

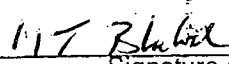
The affiant states that there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

Subject was told during initial office visit on May 1, 2007 that attendance of sex offender counseling was ordered and required and that he must enroll in the counseling. On August 14, 2007 subject was again told that counseling enrollment must take place and subject stated he understood. Subject then enrolled in Oct of 07 and then missed sessions on 11-05, 11-12, 11-19, 11-26. Subject then stated that he was having employment problems in Dec and was laid off. Subject was then given time to locate employment which subject did on Jan 08. Subject was again instructed to re enroll in sex offender counseling by the end of the month which was not done. Subject was again told on February 5, 2008 that the re-enrollment must take place within two weeks or the case would be staffed. Per e-mail received from Tom La Roche the subject has made no contact with their office. Subject has failed to follow the advice and instructions of the supervising agent. Such actions constitute violations of conditions 10 and special conditions as ordered in the Community

Sworn to and Subscribed before me
this 21 day of February, 2008.



Affiant



Signature of Notary Public (L.S.)

6-7-14

My Commission Expires

Address: 4050 BRIDGE VIEW DRIVE
SUITE 100
NORTH CHARLESTON, SC 29405-7464
BERKELEY
USA
(843) 740-1553

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South Carolina Department of Probation, Parole and Pardon Services
 Probation Report

WB

State of South Carolina, County of: CHARLESTON
 Offender's Name: TIMOTHY WILSON
 #: 884299

Warrant#: W-10-08-1699
 Date of Birth: JUNE 26, 1966
 SCDC#:

Assignment Numbers:
 3S-10-1788
 3S-10-1790

Offense and Offense Code:
 CSC w/ Minor 2nd
 CSC 1st

Supervision Program: COMMUNITY SUPERVISION Begin Date: MAY 1, 2007 End Date: APRIL 30, 2009
 Supervision Level: SEX OFFENDER INTENSIVE

Sentencing Judge: RAWL Sentencing County: CHARLESTON
 Sentencing Date: OCTOBER 26, 1999
 Institution (Bold Response): SCDC Jail Community

Sentence:
 18 10 YR SENTENCE
 10 20 YRS SERVICE 10 YRS SS PROBATION 5 YRS } CONCURRENT

Special Conditions:
 SEX OFFENDER COUNSELING, ATU ORDERED.

Current Address and Summary of Residence:
 20 WEST MONTAGUE AVENUE APT 15, N CHAS, SC

Reporting:
 MONTHLY

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Employment Records While Under Supervision:

Employer	Dates (from -to)	Reason(s) for Leaving	Earnings
ENVIRONMENTAL AIR SYS	PRESENTLY EMPLOYED		

Financial Conditions:

	Total Amount ordered	Pay Period	Total Paid	Date Last Paid	Arrearage	Balance Due
Restitution	NONE ORDERED					
Fine						
Supervision Fee	\$ 2,100.00	\$ 20/WK	\$510.00	02-05-08	\$330.00	\$1,590.00

Offender's Name: TIMOTHY WILSON

South Carolina Department of Probation, Parole and Pardon Services
 Violation Report

Prior Violation Dates	Prior Violations	Prior Violation Disposition
09-18-07	Failing to notify agent of change of address	Verbal Reprimand

Details of the Present Violation:

Subject was told during initial office visit on May 1, 2007 that attendance of sex offender counseling was ordered and required and that he must enroll in the counseling. On August 14, 2007 subject was again told that counseling enrollment must take place and subject stated that he understood. Subject then enrolled in Oct of 07 and then missed sessions on 11-05, 11-12, 11-19, 11-26. Subject then stated that he was having employment problems in Dec and was laid off. Subject was then given time to locate employment which subject did on Jan 08. Subject was again instructed to re enroll in sex offender counseling by the end of the month which was not done. Subject was again told on February 5, 2008 that the re enrollment must take place within two weeks or the case would be staffed. Per e-mail received from Tom La Roche, the subject has made no contact with their office. Subject has failed to follow the advice and instructions of the supervising agent. Such actions constitute violations of conditions 10 and special conditions as ordered in the Community Supervision release and sex offender condition 2.

Agent's Recommendation:

Full Revocation

Agent's Justification:

Mr. Wilson is a convicted sex offender for violent offenses and rather than comply with the conditions of supervision, he obfuscates and delays and provides excuses for his non compliance. Mr. Wilson has been given more than enough time to re enroll in the counseling and considering that he has been on supervision since May of 07 and has yet to consecutively attend any sessions, it is apparent by his actions that he is not going to comply and as such is not a suitable candidate for supervision in the community at this time therefore a revocation is recommended.

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Supervisor's Signature MBL

Date: February 21, 2008

Date: 2-21-08

OW 986 236

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

FILED
2008 APR 10 AM 10:16

IN THE COURT OF GENERAL SESSIONS
No. 99 -GS- 10 - 1788 1
99 10 1790 1
Count

Community Supervision
REVOCATION ORDER

STATE

-vs-

TIMOTHY WILSON

BY

Defendant

884299

SID #

06-26-66

SCDC# or DOB

JUDGE J. STRONG
CLERK OF COURT

This matter was brought before me on the 7th day of April, 2008, pursuant to a C-10-07-1602, W-20-08-1699 charging

the Defendant with violating the Defendant's Community Supervision Program and asking the Court to revoke the Defendant's community supervision. I find:

1. The terms of the Community Supervision Program are fair and reasonable;
2. The Defendant has not complied with all terms of the Community Supervision Program;
3. The Defendant has willfully violated terms of the Community Supervision Program;
4. The Defendant should not be continued in the Community Supervision Program under its current terms or under other terms and conditions;

IT IS ORDERED that the Defendant be in the custody of the South Carolina Department of Corrections for a term of 0 days 0 months 1 year (total may not exceed one (1) year).

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This 7th day of April, 2008

[Signature]
Presiding Judge

CHARLESTON

S. C.

NINTH

Judicial Circuit

This is to certify that I have received this order

Offender's Signature

Witnessed by

Signed this 7th day of April, 2008, at CHARLESTON, SC



HENRY McMASTER
ATTORNEY GENERAL

February 9, 2009

The Honorable Julie J. Armstrong
Clerk of Court, Charleston County
100 Broad Street, #106
Charleston, SC 29401

RE: Timothy Cain Wilson, 261971 v. State
08-CP-10-5411

Dear Ms. Armstrong:

Enclosed please find the original Order of Dismissal signed by The Honorable Roger M. Young on February 3, 2009 in the above case for filing in your office

By copy of this letter, I am serving Petitioner, Timothy Cain Wilson, with a copy of the Order

Sincerely,

Salley W. Elliott
Assistant Deputy Attorney General

kws

Enclosure

cc : Timothy Cain Wilson, 261971
J. Benjamin Aplin, Esquire
Ms. Trisha Allen

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STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

)
) IN THE COURT OF COMMON PLEAS
)

2008-CP-~~40~~-5411
10

Timothy Cain Wilson, 261971,
Applicant,

vs.

State of South Carolina,
Respondent.

AFFIDAVIT OF SERVICE BY MAIL

FILED
2009 FEB 10 PM 4:23
JULIE J. ARMSTRONG
CLERK OF COURT

1. I am an employee of the Attorney General's Office.
2. Regular communication by mail exists throughout the State of South Carolina and that this is a proper circumstance of service by mail.
3. I have this day served a copy of the Order of Dismissal in the above-captioned matter on the following person(s) by depositing same in the United States mail, postage prepaid:

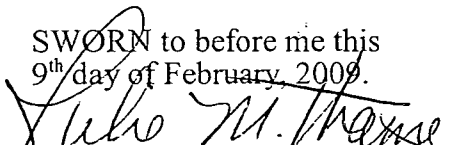
Timothy Cain Wilson, 261971
Broad River Correctional Institution
4460 Broad River Road
Columbia, SC 29210

DATED this 9th day of February, 2009.



KATHY W. SCOTT
Administrative Assistant
Office of the Attorney General
Post Office Box 11549
Columbia, South Carolina 29211

SWORN to before me this
9th day of February, 2009.


Notary Public for South Carolina
My Commission Expires: 2/25/2013

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Days Remaining 548

Aggregate Days Previously Revoked 365

Days Remaining to Revoke 183

At the hearing, Petitioner agreed with the State's calculations regarding his active sentence, days initially served, days remaining and aggregate days previously revoked. The State argues even with the application of the McGrier decision, the calculations above demonstrate that Petitioner's current incarceration is appropriate and that he could face additional revocations of up to one hundred and eighty-three days if he fails to comply with the terms of his CSP following his next release. Petitioner asserts that the period of time after his initial release from custody, while he was living in the community on CSP, and before his CSP revocation, must be counted towards satisfying the maximum aggregate revocation time he can serve under Section 24-21-560(D). This Court disagrees and finds that the clarification provided by McGrier applies only to aggregate terms of **incarceration**. This Court finds it does not include any period of supervision after an inmate's release from the South Carolina Department of Corrections to the CSP and before a subsequent revocation and re-incarceration for the CSP violation. See State v. McGrier, 378 S.C at 330, 663 S.E.2d at 20 (determining "the total amount of time an inmate could be **incarcerated** after a CSP violation" is limited to the length of the remaining balance of the sentence for the offense) (emphasis added). The South Carolina Supreme Court in McGrier specifically determined that "a circuit court may not impose a **sentence** for a CSP **revocation** that would result in an inmate being **incarcerated** for an aggregate period of time that extended beyond the unsuspended portion of the original sentence." Id. 378 S.C. at 332, 663 S.E.2d at 21. Therefore, this Court finds that, even with the application of the McGrier decision, the calculations above demonstrate that Petitioner's current incarceration is appropriate and that he could face additional revocations of up to one hundred and

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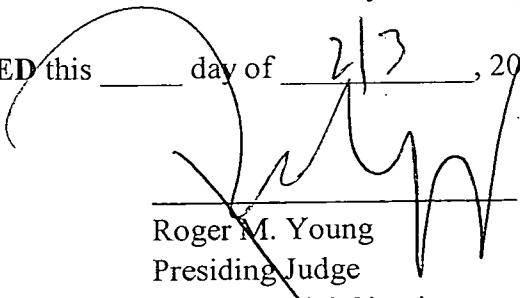
eighty-three days if he fails to comply with the terms of his CSP following his next release. This Court also finds that to the extent Petitioner asserts he was not guilty of the crimes supporting the underlying convictions or that he is entitled to monetary damages due to improper incarceration, his assertions are also without merit. See Ross v. State, 250 S.C. 442, 158 S.E.2d 647 (1967)(stating that petitioner's claim that he was not guilty of the crime does not present a matter for consideration by the habeas corpus court); McCall v. State, 247 S.C. 15, 145 S.E.2d 419 (1965)(stating the inquiry for habeas corpus is the legality of the prisoner's detention and the only remedy which can be granted is release from custody).

Accordingly, the Petition for Writ of Habeas Corpus must be denied.

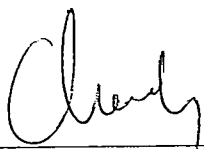
IT IS THEREFORE ORDERED:

1. That the Petition for Writ of Habeas Corpus must be denied and dismissed with prejudice; and
2. The Petitioner must be remanded to the custody of the Respondent.

AND IT IS SO ORDERED this _____ day of 2/3, 2009.



Roger M. Young
Presiding Judge
Ninth Judicial Circuit



South Carolina

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Know all men by these presents:

COMMUNITY SUPERVISION PROGRAM CERTIFICATE

It having been made to appear to the satisfaction of the SOUTH CAROLINA DEPARTMENT OF PROBATION PAROLE AND PARDON SERVICES that the offender mentioned below who was convicted of the offense(s) indicated below on said date(s) and in said county(ies) meets the requirements for Community Supervision Program as provided for in §24-21-560 of the South Carolina Code of Laws 1976, as amended.

It is therefore ORDERED that the said prisoner enter the Community Supervision Program at the end of his or her active sentence under supervision subject to the specific conditions listed below until the expiration of this Community Supervision Program as indicated below.

This release shall not prevent the delivery of the prisoner to authorities of the Federal Government or any state otherwise entitled to his or her custody.

In witness whereof, this Certificate bearing the approval of the South Carolina Department of Probation, Parole and Pardon Services is issued on the date below.

By Order of:
South Carolina Department of Probation, Parole and Pardon Services

By: Paige Mathias
Paige Mathias, Coordinator, Community Release and Programs

Offender/Prisoner's Name: WILSON, TIMOTHY
Supervision Beginning Date: February 27, 2009
State Identification # (SID): 00884299
SC Dept. of Corrections # (SCDC): 00261971
Supervision Ending Date: February 26, 2011

Offense(s)	CDR	Indictment #(s)	Conviction Date(s)	County of Conviction(s)	Incarceration Termination Date	Restitution Ordered (\$)	Probation to Follow
Criminal sexual conduct - First degree	160	99GS101790	4/7/2008	CHARLESTON	2/27/2009		Yes
Criminal sexual conduct with minor or Attempt - victim 11 to 14 yrs of age inclusive - Second deg. (SR unless	396	99GS101788	4/7/2008	CHARLESTON	2/27/2009		Yes

CONDITIONS OF SUPERVISION

Additional Offenses or Notes Page 2

This Certificate shall not become operative until the following conditions are agreed to by the inmate. Violation of any of these conditions may result in the immediate removal from the program and disciplinary action taken.

- I shall report in person to the South Carolina Department of Probation, Parole and Pardon Services' office on the date of my release or not later than 8:30 AM on the next business day, and as instructed by the Department; and I shall make complete and truthful reports to the Agent.

Please report to the office in the County of: CHARLESTON Phone: (843) 740-1553

- I shall not change my residence or employment without the consent of my Agent. Further, I shall allow my Agent to visit me in my home, at my place of employment, or elsewhere at any time.
- I shall not use controlled substances, except when properly prescribed by a licensed physician, not consume alcoholic beverages to excess nor enter establishments whose primary business is the sale and drinking of alcoholic beverages. Further, I shall submit to a urinalysis, blood test or provide forensic evidence when instructed by Agents of the Department, and I agree that any of these test results may be used as evidence in any hearing.
- I shall not possess or purchase any firearms, knives, or dangerous weapons, and I shall not associate with any person who has a criminal record, or any other person whom my Agent has instructed me to avoid.
- I shall work diligently at a lawful occupation. Further, I shall notify my Agent if I become unemployed.
- I shall not violate any Federal, State, or local laws and I shall contact my Agent if I am ever arrested or questioned by a law enforcement official for any reason whatsoever.
- I shall pay a supervision fee as determined by the Department.
- I shall not leave the State without permission from my Agent. Further, if I am ever arrested in another state for violating these conditions, I hereby irrevocably waive all extradition rights I may otherwise be entitled to and agree to return to South Carolina when directed by my Agent, the court, or by a warrant.
- I shall obey all conditions of supervision set forth in this order including the payment of fines, restitution, or other payments, and the services of any period of incarceration. I will make all child support payments as ordered by the courts.
- I shall follow the advice and instructions of my Agent and I agree to comply with any further conditions imposed by the Department or its' Agents.

ADDITIONAL CONDITIONS:

04 Must have no contact with the Victim.

23 Note: 180 days remain to be revoked.

23 No Residence Plan.

Refused to sign

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I hereby certify that the conditions listed above have been read and explained fully to me and in agreement thereto, I attach my signature.

Offender Signature _____


Date _____

I hereby certify that this Statement of Conditions has been read and explained to the offender and he/she has agreed to them.

Witness Signature _____

Date _____

101-2/20/09

 South Carolina Department of Probation, Parole and Pardon Services
COMMUNITY SUPERVISION PROGRAM CERTIFICATE
Page 2

Offender/Prisoner's Name: WILSON, TIMOTHY
Supervision Beginning Date: February 27, 2009
State Identification # (SID): 00884299
SC Dept. of Corrections # (SCDC): 00261971
Supervision Ending Date: February 26, 2011

Offense(s)	CDR	Indictment #(s)	Conviction Date(s)	County of Conviction(s)	Incarceration Termination Date	Restitution Ordered (S)	Probation to Follow
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ADDITIONAL CONDITIONS:

27 GPS Monitoring Not Less than 6 Months

~~31 Attend Sex Offender Counseling~~

ADDITIONAL CONVICTIONS:

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Community Supervision

STATE OF SOUTH CAROLINA

ARREST WARRANT

COUNTY OF CHARLESTON

Indictment Number 99-GS-10-01790, 99-GS-10-01788

Warrant Number W-10-09-0142

State Identification No. (SID) 00884299

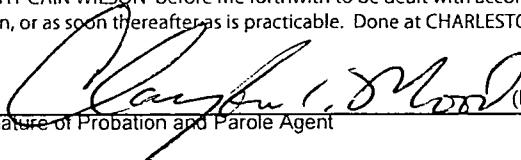
TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR COUNTY OR OF THE MUNICIPALITY OF CHARLESTON, AND ANY CONSTABLE OF THIS MAGISTERIAL DISTRICT:

It appearing from the attached affidavit that there are reasonable grounds to believe that TIMOTHY CAIN WILSON, did on the 3 day of March, 2009 violate the criminal laws of the State of South Carolina as set forth below:

DESCRIPTION OF OFFENSE:

By failure to comply with conditions 1,2,3, 10, and Special Conditions of GPS as ordered in Ind # 99-GS-10-1790 and 99-GS-10-1788 in the Charleston County Court of General Sessions as ordered on Release Certificate for Community Supervision.

Now, therefore, you are empowered and directed to arrest the said defendant and bring TIMOTHY CAIN WILSON before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable. Done at CHARLESTON, S. C. this 3 day of March, 2009.

 (L.S.)
Signature of Probation and Parole Agent

County of CHARLESTON

AFFIDAVIT

Personally appeared before me, one Clayton C. Mood Jr., who, first being duly sworn, deposes and says that TIMOTHY CAIN WILSON did within this County and State on the 3 day of March, 2009, violate the criminal laws of the State of South Carolina in the following particulars:

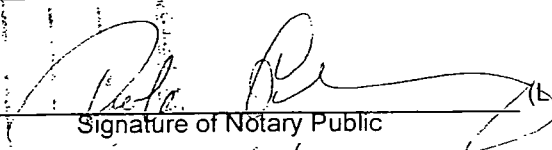
DESCRIPTION OF OFFENSE:

By failure to comply with conditions 1,2,3, 10, and Special Conditions of GPS as ordered in Ind # 99-GS-10-1790 and 99-GS-10-1788 in the Charleston County Court of General Sessions as ordered on Release Certificate for Community Supervision.

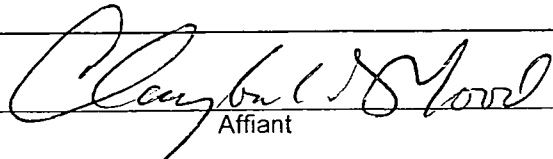
The affiant states that there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

By failure to report, offender was released from prison on 2/27/2009 and failed to report. By failure to provide a residence, offender was released to Charleston County with no residence plan, offender did not report and advise agent where he would be living. By failure to submit to drug testing, offender did not report and could not be tested. By failure to participate in Global Positioning Satellite Tracking, offender did not come in to get set up. By failure to follow advice and instructions of agent.

Sworn to and Subscribed before me
this 3 day of March, 2009.

 (L.S.)
Signature of Notary Public


My Commission Expires


Affiant

Address: 4050 BRIDGE VIEW DRIVE
SUITE 100
NORTH CHARLESTON, SC 29405-7464
BERKELEY
USA
(843) 740-1553

RECEIVED

MAR 28 2019

SC Court of Appeals

STATE OF SOUTH CAROLINA
COUNTY OF **Charleston**

STATE
-vs-

Timothy Wilson

Defendant

884299

SID #

261971

SCDC# or DOB

2009 MAY 1
PH 2:17
CLEMSON STRONG
COURT

IN THE COURT OF GENERAL SESSIONS
No. 99 -GS- 10 - 1790
Count

Community Supervision
REVOCATION ORDER

This matter was brought before me on the 18 day of MAY, 2009, pursuant to a W-10-09-0142 charging the Defendant with violating the Defendant's Community Supervision Program and asking the Court to revoke the Defendant's community supervision. I find:

1. The terms of the Community Supervision Program are fair and reasonable;
2. The Defendant has not complied with all terms of the Community Supervision Program;
3. The Defendant has willfully violated terms of the Community Supervision Program;
4. The Defendant should not be continued in the Community Supervision Program under its current terms or under other terms and conditions;

IT IS ORDERED that the Defendant be in the custody of the South Carolina Department of Corrections for a term of 15 days 2 months ~~year~~ (total may not exceed one (1) year).

Credit for 2 months and 15 days jail time.

This 18 day of MAY, 2009

Charleston

S. C.

[Signature]
Presiding Judge
9th Judicial Circuit

This is to certify that I have received this order.

Offender's Signature *unable to sign*

Witnessed by *[Signature]*
RECEIVED

Signed this 18 day of MAY, 2009, at Charleston, SC

MAR 28 2019

SC Court of Appeals

STATE OF SOUTH CAROLINA
COUNTY OF **Charleston**

STATE

-vs-

Timothy Wilson

Defendant

884299

SID #

261971

SCDC# or DOB

FILED

2009 JUN 26 AM 10:57

JULIE J. ARMSTRONG
CLERK OF COURT

BY J.P.

IN THE COURT OF GENERAL SESSIONS

No. 99 -GS- 10 - 1788

Count

Community Supervision
REVOCATION ORDER

This matter was brought before me on the 18 day of MAY, 2009, pursuant to a W-10-09-0142 charging the Defendant with violating the Defendant's Community Supervision Program and asking the Court to revoke the Defendant's community supervision. I find:

1. The terms of the Community Supervision Program are fair and reasonable;
2. The Defendant has not complied with all terms of the Community Supervision Program;
3. The Defendant has willfully violated terms of the Community Supervision Program;
4. The Defendant should not be continued in the Community Supervision Program under its current terms or under other terms and conditions;

IT IS ORDERED that the Defendant be in the custody of the South Carolina Department of Corrections for a term of 15 days 2 months year (total may not exceed one (1) year).

Credit for 2 months and 15 days jail time.

This 18 day of MAY, 2009

Charleston

S. C.

J.L. [Signature]
Presiding Judge

9th

Judicial Circuit

This is to certify that I have received this order.

Offender's Signature [Signature]

Witnessed by [Signature]

Signed this 18 day of MAY, 2009, at Charleston

MAR 28 2019

SC Court of Appeals

STATE OF SOUTH CAROLINA
COUNTY OF **Charleston**

STATE

-vs-

Timothy Wilson

Defendant

884299

SID #

261971

SCDC# or DOB

FILED IN THE COURT OF GENERAL SESSIONS
No. 99 -GS- 10 - 1788
Count

2009 JUL 16 PM 2:00

Community Supervision

JULIE J. ARMSTRONG REVOCATION ORDER
CLERK OF COURT

BY _____

This matter was brought before me on the 18 day of MAY, 2009, pursuant to a W-10-09-0142 charging the Defendant with violating the Defendant's Community Supervision Program and asking the Court to revoke the Defendant's community supervision. I find:

1. The terms of the Community Supervision Program are fair and reasonable;
2. The Defendant has not complied with all terms of the Community Supervision Program;
3. The Defendant has willfully violated terms of the Community Supervision Program;
4. The Defendant should not be continued in the Community Supervision Program under its current terms or under other terms and conditions;

IT IS ORDERED that the Defendant be in the custody of the South Carolina Department of Corrections for a term of 15 days 2 months — year (total may not exceed one (1) year).

Credit for 2 months and 15 days jail time

This 18 day of MAY, 2009

Charleston

S. C.

R. M. [Signature]
Presiding Judge
9th Judicial Circuit

This is to certify that I have received this order.

Offender's Signature Unable to sign

Witnessed by Clay C. Wood

Signed this 18 day of MAY, 2009, at Charleston

RECEIVED

MAR 28 2019

SC Court of Appeals

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

Community Supervision
ARREST WARRANT

Indictment Number 99-GS-10-01790

Warrant Number W-10-09-0792

State Identification No. (SID) 00884299

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR COUNTY OR OF THE MUNICIPALITY OF NORTH CHARLESTON, AND ANY CONSTABLE OF THIS MAGISTERIAL DISTRICT:

It appearing from the attached affidavit that there are reasonable grounds to believe that TIMOTHY CAIN WILSON, did on the 19 day of November, 2009 violate the criminal laws of the State of South Carolina as set forth below:

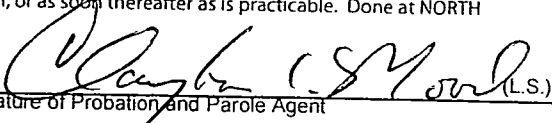
DESCRIPTION OF OFFENSE:

Violation of Community Supervision conditions 2 and special conditions ordered in Indictment 99-GS-10-1790;1788 ordered in Charleston General Sessions Court.

Now, therefore, you are empowered and directed to arrest the said defendant and bring TIMOTHY CAIN WILSON before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable. Done at NORTH CHARLESTON, S. C. this 19 day of November, 2009.

County of **CHARLESTON**

STATE OF SOUTH CAROLINA


Signature of Probation and Parole Agent (L.S.)

AFFIDAVIT

Personally appeared before me, one Clayton C. Mood Jr., who, first being duly sworn, deposes and says that TIMOTHY CAIN WILSON did within this County and State on the 19 day of November, 2009, violate the criminal laws of the State of South Carolina in the following particulars:

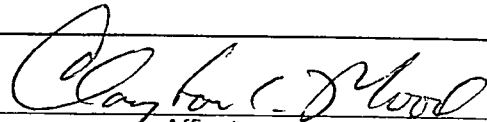
DESCRIPTION OF OFFENSE:

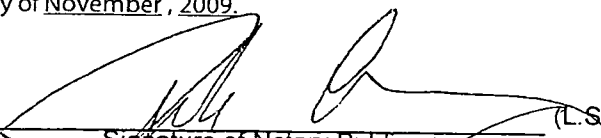
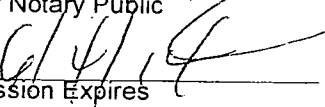
Violation of Community Supervision conditions 2 and special conditions ordered in Indictment 99-GS-10-1790;1788 ordered in Charleston General Sessions Court.

The affiant states that there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

Subject was ordered to comply with GPS. Subject does not have a residence in order to comply with his GPS condition. Such actions constitute a violation of his special conditions ordered in his Community Supervision program.

Sworn to and Subscribed before me
this 19 day of November, 2009.


Affiant


Signature of Notary Public (L.S.)

My Commission Expires

Address: 4050 BRIDGE VIEW DRIVE
SUITE 100
NORTH CHARLESTON, SC 29405-7464
BERKELEY
USA
(843) 740-1553

RECEIVED
MAR 28 2019
SC Court of Appeals

BAIL PROCEEDING FORM II

STATE OF SOUTH CAROLINA

COURT OF GENERAL SESSIONS

COUNTY OF CHARLESTON

STATE OF SOUTH CAROLINA

ORDER SPECIFYING METHODS AND CONDITIONS OF RELEASE

v.

TIMOTHY WILSON
NAME OF DEFENDANT

Offense Charged: PROBATION VIOLATION

At a bail proceeding conducted by the undersigned judge, for the defendant named above, it was determined by the court (check one or both):

- [X] The release of the defendant on recognizance will not reasonably assure his appearance as required.
[] The release of the defendant on recognizance will result in an unreasonable danger to the community.

This determination was based upon the following findings of fact:

[Considerations: Nature and circumstances of the offense charged, the defendant's family ties, employment, financial resources, character and mental condition, the length of his residence in the community, his record of convictions, and any record of flight to avoid prosecution or failure to appear at other court proceedings.]

THEREFORE, IT IS HEREBY ORDERED:

- 1. That the above named defendant be released from custody on the condition that he will personally appear before the designated court at the place, date and time required to answer the charge made against him and do what shall be ordered by the court and not depart the State without the permission of the court and be of good behavior.
2. That the above named defendant be released from custody provided as follows:

CASH IN LIEU OF BOND

[] The defendant, acknowledges himself to be indebted to the State of South Carolina in the sum of _____ to secure his release from custody. Should the defendant fail to comply with all terms and conditions of this Order, this sum of money is subject to being forfeited to the State.

CASH PERCENTAGE IN LIEU OF BOND

[] The defendant, acknowledging himself to be indebted to the State of South Carolina in the full amount of _____, his release to be obtained by payment to the court of _____ % (not to exceed 10%) of the full amount of the bond, deposits _____ to secure his release from custody. Should the defendant fail to perform the conditions of this Order, the full amount shall be levied on his real and personal property for the use of the State.

APPEARANCE RECOGNIZANCE WITH SURETY

[] The defendant will provide good and sufficient surety approved by the court, in the form hereinafter set forth in this Order, acknowledging an indebtedness to the State in the amount of \$10,000.00.

3. That the defendant shall appear at (check one):

- [X] the term of COURT OF GENERAL SESSIONS beginning on Friday, January 15, 2010 at 2:00 o'clock, P.M. at CHARLESTON COUNTY JUDICIAL CENTER, 100 BROAD STREET, CHARLESTON and remain there throughout that term of court. If no disposition is made during that term, the defendant shall appear and remain throughout each succeeding term of court until final disposition is made of his case, unless otherwise ordered by the court.
[] the session of _____ beginning on _____ at _____ o'clock, _____ at _____ If no final disposition is made during that session, the defendant shall appear at such other times and places as ordered by the court.

INITIALS OF DEFENDANT [Signature]

4. That the defendant will notify the court promptly if he changes his address from the one contained in this order and he will comply with those conditions described hereinafter in the Order.

[Signature]
SIGNATURE OF JUDGE: Baldwin

RECEIVED
November 21, 2009
DATE MAR 28 2019

SC Court of Appeals

ACKNOWLEDGEMENT BY DEFENDANT

I understand that if I violate any condition of this Order, a warrant for my arrest will be issued.

I understand and have been informed that I have a right and obligation to be present at trial and should I fail to attend the court, the trial will proceed in my absence.

It has been explained to me that if I fail to appear before the court as required, a warrant for my arrest will be issued.

ADDRESS
CITY/STATE/ZIP
TELEPHONE
SOCIAL SECURITY NUMBER
DRIVER'S LICENSE OR ID NUMBER

SIGNATURE OF DEFENDANT: TIMOTHY WILSON
November 21, 2009
DATE
No Attorney on Record
ATTORNEY REPRESENTING ACCUSED (IF KNOWN)

SPECIAL CONDITIONS OF RELEASE

a. [] Placement in custody. The defendant is placed in the custody of: NAME OF PERSON OR ORGANIZATION

ADDRESS CITY/STATE ZIP TELEPHONE
who agrees (1) to supervise the defendant as set forth by the court, (2) to use every effort to assure the appearance of the defendant at all scheduled hearings before the court, and (3) to notify the court immediately in the event the defendant violates any conditions of his release or disappears.

SIGNATURE OF CUSTODIAN (IF APPROVED) DATE

b. [] Restrictions on Travel, Association or Residence. The defendant will comply with each of the following conditions:

c. [] Part-time Release. The defendant will be released from custody from o'clock, to o'clock, on on condition that he return to the custody of at as designated.

d. [X] Other Conditions. The defendant will comply with the following other conditions of release: You are required to appear for your 2nd Court Appearance on Friday, April 09, 2010 at 9:00 A.M. at the Court of General Sessions located at 100 Broad Street, Charleston.

APPEARANCE RECOGNIZANCE WITH SURETY

On the day of personally appeared before the undersigned judge the surety named below who acknowledged himself indebted to the State of South Carolina, in the sum of such sum to be levied on his real and personal property for the use of the State, should named defendant fail in performing the conditions of this Order.

The surety, being duly sworn, says that he is a resident and free holder within the State and is worth the sum acknowledged and underwritten herein, over all his debts and liabilities, and exclusive of property exempt from execution.

NAME OF SURETY BONDSMAN TELEPHONE
ADDRESS OF SURETY BONDSMAN
CITY/STATE/ZIP
NAME OF INSURANCE COMPANY
ADDRESS OF INSURANCE COMPANY
CITY/STATE/ZIP

SIGNATURE OF SURETY BONDSMAN
Judge - SU Form 2
SIGNATURE OF JUDGE: Baldwin
November 21, 2009
DATE

RECEIVED

MAR 28 2019

SC Court of Appeals

Form Approved by SC Attorney General
Version 12-15-08
November 3, 2009

TIMOTHY WILSON
Name of Defendant

W-10-09-0792
Criminal Charging Document No.

COUNTY OF CHARLESTON

Charges: PROBATION VIOLATION	Trial Court: General Sessions
------------------------------	-------------------------------

CHECKLIST FOR MAGISTRATES AND MUNICIPAL JUDGES

Directions: Magistrates and municipal court judges must use this checklist for ALL GENERAL SESSIONS and for ALL MAGISTRATE AND MUNICIPAL COURT CASES IN WHICH BOND HAS BEEN SET BY A JUDGE. The judge should attach this checklist to the charging document (arrest warrant or uniform traffic ticket) when the defendant first appears before a judge for a bond hearing or first appearance, and complete the appropriate sections. Defendant must be provided a completed copy of this form.

BAILABLE PROCEEDING/ FIRST APPEARANCE (NON-BAILABLE OFFENSE)

1. Form used at bail proceeding Bond Form I (personal recognizance) Bond Form II (surety, cash, percentage) None (Non-Bailable Offense)
2. For cases in which bond was set, defendant was informed:
 - a. Warrant for arrest will be issued for violation of any condition of bail bond order.
 - b. His right and obligation to be present at trial and that trial will proceed in his absence if he fails to attend.
 - c. Failure to appear in court as required will result in institution of additional criminal charges. Failure to appear in connection with a felony, or while awaiting sentence after conviction, additional charge has penalty of not more than \$5,000 or imprisonment for not more than 5 years, or both. Failure to appear in connection with a charge for a misdemeanor for which the maximum possible sentence is at least one year, additional charge has penalty of not more than \$1,000 or imprisonment for not more than one year, or both. Failure to appear in court as required on any charge not specified above will result in the issuance of a warrant for defendant's arrest, as well as loss of any posted bond.
3. For cases to be tried in Court of General Sessions, defendant was informed of right to preliminary hearing if requested within ten (10) days:
 - a. Orally In writing (NOTE: Defendant must be informed of right both orally and in writing.)
4. Defendant was informed of the right to trial by jury.
5. In all general sessions cases, in all criminal domestic violence cases, and in all magistrate or municipal cases in which a prison sentence is likely to be imposed, defendant was informed of the following:
 - a. Charges against defendant and nature of the charges.
 - b. Right to counsel and right to court-appointed counsel if financially unable to employ counsel.
 - c. Defendant was informed orally and provided a copy of this form advising him of his right to obtain court appointed counsel if indigent (must meet federal poverty guidelines) and instructions on how to obtain court appointed counsel. In order to apply for court appointed counsel, defendant is required to appear before _____ located at _____ for indigency screening. Defendant is responsible for a statutory fee of _____ for indigency screening.
6. In all criminal domestic violence cases and any case where defendant is subject to an Order of Protection or Restraining Order, defendant signed and was provided a document explaining that entering the grounds or property of a domestic violence shelter in which the person's household member reside constitutes an additional misdemeanor charge and, if in possession of a dangerous weapon, an additional felony charge.
7. If the charges that have been brought against you are discharged, dismissed, or nolle prossed or if you are found not guilty, you may have your record expunged.

Appearance or
Hearing Date: Friday, January 15, 2010 at 2:00 p.m.


Judge's Signature: Baldwin

Second
Appearance Date: Friday, April 09, 2010 at 9:00 a.m.

RECEIVED

MAR 28 2019

SC Court of Appeals



PEP

CONSENT TO VIDEOCONFERENCING

Name of Defendant

Wilson - Timothy

Warrant/Ticket Nos.

Type of Proceeding:

- Initial Appearance (non-capital case)
- Bond Hearing
- Preliminary Hearing
- Contested Motion
- Guilty Plea and Sentencing (Magistrate's / Municipal Court Offense)

Charleston County

- Trial Court: General Sessions
 Magistrate's Court
 Municipal Court

By my signature below, I, the defendant, consent to the use of videoconference equipment in this criminal proceeding. The court will maintain the videotape of this proceeding for a period of thirty (30) days from today's date, after which the videotape may be destroyed. I have been fully informed of my right to be personally present before the court for this criminal proceeding and with that knowledge, I voluntarily waive that right.

Attorney for Defendant

[Handwritten Signature]
Signature of Defendant

The defendant waived his right to personal appearance at this criminal proceeding both orally and by writing.

Appearance or hearing date

[Handwritten Signature]
Signature of Judge:

SCCA/650

RECEIVED

MAR 28 2019

SC Court of Appeals

STATE OF SOUTH CAROLINA
COUNTY OF

FILED

IN THE COURT OF GENERAL SESSIONS
No. 99 -GS- 10 - 1788
Count

2010 JAN 29 AM 11:40

Community Supervision
CONTINUATION ORDER

STATE

-vs-
Timothy Wilson
Defendant
884299
SID #
6-26-66
SCDC# or DOB

CLERK OF COURT
BY MKH

This matter was brought before me on the 26 day of JAN, 2010, pursuant to a charging

the Defendant with violating the Defendant's Community Supervision Program and asking the Court to revoke the Defendant's community supervision. I find:

1. The terms of the Community Supervision Program are fair and reasonable;
2. The Defendant has not complied with all terms of the Community Supervision Program;
3. The Defendant has willfully violated terms of the Community Supervision Program;
4. The Defendant should be continued in the Community Supervision Program under its current terms or under other terms and conditions;

The Defendant is ordered continued on Community Supervision subject to all conditions not inconsistent with this order. The Court orders the following additional Conditions:

release subject from Chas Co. Jail on (W-10-09-0792), subject is ordered to transfer to Williamsburg County. report to Williamsburg County Probation office upon 24 hours of his release. Subject is to live at 161 Sampson Rd, Hemmingway S.C. 29554. Exempt supervision fee arrears.

This 27 day of JANUARY, 2010

Charleston

S. C.

I. L. Hightower
Presiding Judge

9th Judicial Circuit

This is to certify that I have read or have had read to me the Continuation Order and the Conditions set out therein. I agree to comply with such conditions and the conditions of my supervision order not inconsistent with this order during the period of my supervision. I have received a copy of this court order.

Offender's Signature unable to sign

Witnessed by Clayton (M) Wood

Signed this 26 day of JAN, 2010, at

Charleston, SC

RECEIVED

MAR 28 2019

SC Court of Appeals

STATE OF SOUTH CAROLINA
COUNTY OF _____

STATE

Timothy Wilson -vs-
Defendant
884299
SID #
6-26-66
SCDC# or DOB

IN THE COURT OF GENERAL SESSIONS
No. 99 -GS- 10 - 1790 _____
Count

FILED
2010 JAN 29 AM 11:41

Community Supervision
CONTINUATION ORDER

CLERK OF COURT
BY MKH

This matter was brought before me on the 26 day of Jan, 2010, pursuant to a charging

the Defendant with violating the Defendant's Community Supervision Program and asking the Court to revoke the Defendant's community supervision. I find:

1. The terms of the Community Supervision Program are fair and reasonable;
2. The Defendant has not complied with all terms of the Community Supervision Program;
3. The Defendant has willfully violated terms of the Community Supervision Program;
4. The Defendant should be continued in the Community Supervision Program under its current terms or under other terms and conditions;

The Defendant is ordered continued on Community Supervision subject to all conditions not inconsistent with this order.
The Court orders the following additional Conditions:

Release subject from Chas Co. Jail on (W-10-09-0792).
Subject is ordered to transfer to Williamsburg County.
Report to Williamsburg County Probation office upon 24
hours of his release. Subject is to live at 161
Simpson Rd, Hemmingway, SC. 29554. Exempt Supervision
Free access.

This 27 day of JANUARY, 2010
Charleston S.C.

T.L. Hyatt
Presiding Judge
gtt Judicial Circuit

This is to certify that I have read or have had read to me the Continuation Order and the Conditions set out therein. I agree to comply with such conditions and the conditions of my supervision order not inconsistent with this order during the period of my supervision. I have received a copy of this court order.

Offender's Signature unable to sign

Witnessed by [Signature]
RECEIVED

Signed this 26 day of Jan, 2010, at CHAS

SC
MAR 28 2010

SC Court of Appeals