



**STATE OF INDIANA**  
**VS:**

**CAUSE NUMBER:**

**CASS/PULASKI COMMUNITY CORRECTIONS**  
**STIPULATIONS FOR SEX OFFENDERS**

As a result of your conviction for the sexual offense of \_\_\_\_\_ you were ordered to serve \_\_\_\_\_ days Community Corrections with Sex Offender Stipulations. You will comply with the following special stipulations during your term of Community Corrections:

**Definitions:**

- Child or children is/are any person or persons under the age of eighteen (18) years.
- Contact means face-to-face, telephonic, correspondence, computer, or indirect contact via third parties.

**Stipulations**

1. You shall enroll in, actively participate in and successfully complete an approved sex offender treatment program. You must maintain steady progress toward goals and may not change treatment providers without prior approval of community corrections. Prompt payment of any fees is your responsibility.
2. You shall sign any waiver of confidentiality, release of information, or any documents required to permit community corrections, probation and/or behavioral management or treatment providers to examine any and all records, to collaboratively share and discuss your behavioral management conditions, treatment progress, and community corrections/probation needs as a team. This permission may extend to: (1) sharing your relapse prevention plan and treatment progress with your significant others and/or your victim and victim's therapist as directed by community corrections or treatment provider(s), and (2) sharing of your modus operandi behaviors with law enforcement personnel.
3. You shall be required to inform all persons living at the same residence of current and previous sex related convictions prior to establishing residency, as verified by community corrections. You shall notify community corrections of any change in home situations or marital status within twenty-four (24) hours. You shall have only one residence and one mailing address at a time.

4. You shall not touch, photograph (still or moving), correspond with (via letter, e-mail or text), and/or engage in “small talk” or unnecessary conversation with any child, including your own, either directly or via third party, or attempt to do any of the preceding without written approval in advance by community corrections in consultation with your treatment provider. You must never be in any vehicle or any residence with any child, including your own, even if other adult(s) is/are present, without written approval in advance by community corrections in consultation with your treatment provider. You must report any inadvertent contact with children to community corrections within twenty-four (24) hours of contact.
5. You must not reside, visit or be within one thousand (1,000) feet of public parks, pools, rides and/or nature trail; schools, day care centers, public swimming pools, public beaches, theaters, or any other place where children can reasonably be expected to congregate.
6. You shall have no contact with your victim or victim’s family, unless prior approval is granted by community corrections and treatment provider, and only under special supervised conditions.
7. You shall comply with any medical or mental health treatment or assessment, and any other behavioral management stipulations as required by community corrections. You will only participate in behavioral management programs approved by community corrections. You will not miss appointments for psychotherapy, counseling, or community service obligations without the prior approval of community corrections or treatment providers. You will not discontinue taking prescribed medication without the approval of your prescribing physician and you must notify community corrections and your treatment provider within three (3) working days of discontinuing the medication.
8. You shall not possess or view any materials that is obscene, which for the purpose of this stipulation, is what the average person, applying contemporary community standards, finds that the dominant theme of the material, taken as a whole appeals to a morbid, degrading, and unhealthy interest in sex; depicts or describes, in a patently offensive way, sexual conduct; and taken as a whole, lacks serious literary, artistic, political, or scientific value. You shall not visit strip joints, adult bookstores, peep shows, bars where topless or exotic dancers perform, or businesses which sell sexual devices or aids. You shall not possess personal contact materials (for example, magazines, or other papers) that contain information about persons who are desiring to have personal relationships of any kind with others, nor will you place any ads that are sexual in contact or respond by computer, telephone, or internet web sites, to any sexually solicitous ads.
9. You shall not use any computer with access to any “online computer service” at any location (including place of employment) without the prior approval of community corrections. This includes any internet service provider, bulletin board system, e-mail system or any other public or private computer network.

10. You shall allow community corrections, probation, law enforcement personnel and/or computer service representative to conduct periodic, unannounced examination of your computer(s) equipment which may include retrieval and copying of all files from your computer(s) and any internal or external peripherals to ensure compliance with your stipulations. This may require removal of such equipment for the purpose of conducting a more thorough inspection. Community corrections may have installed on your computer, at your expense, any hardware or software systems to monitor your computer usage.
11. You shall not possess or use alcohol or any illegal controlled substance at any time.
12. You shall not frequent or be at any establishment whose main business purpose is the selling, distribution, serving or drinking alcoholic beverages or illegal controlled substances.
13. You shall, at the direction of community corrections, submit to a substance abuse evaluation and follow all treatment recommendations.
14. You shall submit to breath (e.g. alco-sensor), urine, blood, saliva, and/or DNA testing as ordered by community corrections.
15. You shall refrain from “cruising” activity, frequenting areas where potential victims can be encountered.
16. You shall not hitchhike or pick up hitchhikers. You shall, without prior approval from community corrections, not travel alone (including but not limited to: driving, walking, bicycling, etc.) after dark.
17. You shall not stay overnight with any adult and/or establish an intimate and/or sexual relationship with any adult without prior approval by community corrections and your treatment clinician. You must also report whether the person you are having a relationship with has children under the age of eighteen (18) and/or if children under the age of eighteen (18) reside in the person’s home.
18. You shall not use your employment as a means to acquire new victims. Community corrections may contact your employer at any time. You will not work in certain occupations that involve being in the private residences of others, such as, but not limited to: door to door sales, soliciting, or delivery. Community corrections must first approve any employment that you do engage in.
19. You shall not possess any items on your person, in your vehicle, in your place of residence, or as part of your personal effects which attract children or that may be used to coerce children to engage in inappropriate or illegal sexual activities. You will not attempt to persuade, whether by words or actions or both, a child to enter a vehicle, structure, or enclosed area, or to otherwise relocate.

20. You shall not join or be associated with any group which promotes activities involving children under the age of eighteen (18) years of age, such as, but not limited to: church or religious youth groups, Boy Scouts, Girl Scouts, Cub Scouts, Brownies, YMCA, YWCA, Big Brothers/Big Sisters, youth sports teams, public parks etc.
21. You shall actively participate in offense specific mental health treatment program(s) approved and ordered by community corrections at your own expense. You will contact the approved/designated provider within seven (7) days of your release to community corrections to schedule an appointment unless an appointment was already scheduled prior to release on community corrections. Treatment is considered a behavioral management requirement of your community corrections and may include plethysmograph or polygraph testing or similar assessment/management tools. Termination from treatment or non-compliance with other required behavioral management requirements will be considered a violation of your community corrections agreement. Subsequent treatment referrals, if any, will be at the direction of community corrections. Should you request and be permitted to change treatment providers, stricter stipulations may be applied.
22. You shall participate in and complete periodic polygraph testing at the direction of community corrections or any other behavioral management professionals who are providing treatment of assisting community corrections in monitoring your compliance with community corrections rules and special stipulations.
23. You shall be under intensive supervision for ninety (90) days and shall report to community corrections on a weekly basis (or as frequently as instructed by community corrections). Thereafter, you shall report as frequently as instructed.
24. You shall register with local law enforcement authorities as a sex offender within seventy-two (72) hours of being released to community corrections, or as instructed by community corrections.
25. You shall agree to permit the installation, maintenance and operation of any electronic monitoring equipment in both your home and body.
26. Special Conditions:

\*Shall abide by all terms and conditions of probation.

You are advised that the Cass/Pulaski Community Corrections Department may at any time during your sentence modify the above conditions of Home Detention/Work Release with Sex Offender Stipulations. I, the undersigned, have read and/or had explained to me the aforementioned conditions of my Home Detention/Work Release and by my signature, do acknowledge my understanding of and agree to all conditions of Home Detention/Work Release in addition to the standard rules of probation and other(s) imposed by the sentencing Court. I have acknowledged that I have received a copy of these conditions.

**Date:** \_\_\_\_\_

\_\_\_\_\_  
**Signature**

\_\_\_\_\_  
**Address**

\_\_\_\_\_  
**Telephone**

\_\_\_\_\_  
**Date**

\_\_\_\_\_  
**Community Corrections Staff**

\_\_\_\_\_  
**Date**

\_\_\_\_\_  
**Witness**

*Reviewed and Revised: 02-10-21*