

FULTON COUNTY DUI TREATMENT COURT PROGRAM HANDBOOK

State Court of Fulton County 185 Central Avenue, SW, Suite T-2655 Atlanta, GA 30303 Email: DUIcourt@fultoncountyga.gov Office: (404) 613-5006

Updated: 1-5-2021 1

Presiding Judges

Judge Susan E. Edlein Judge Wesley B. Tailor

All Participants accepted into the Program are assigned and supervised by the presiding Judges of the State Court of Fulton County listed above.

Bradley Jones, MA, LPC, NCC DUI Treatment Court Coordinator Email: <u>Bradley.Jones@fultoncountyga.gov</u>

Office: (404) 612-4573 Fax: (404) 612-2768

Maria Alvear
DUI Treatment Clinical Court Case Manager
Email: Maria.Alvear@fultoncountyga.gov Of-

fice: (404) 613-5042 Fax: (404) 612-2768

Tashai Gilman, MS
DUI Treatment Clinical Court Case Manager
Email: <u>Tashai.Gilman@fultoncountyga.gov</u> Office: (404) 612-4422

Fax: (404) 612-2768

Cheryl Egan Fears, LPC, NCC
Senior Court Associate
Email: Cheryl.Egan-Fears@fultoncountyga.gov
Office: (404) 798-1848
Fax: (404) 612-2768

DUI TREATMENT PROGRAM

River Edge Behavioral Health - Sandy Springs

7741 Roswell Rd. Sandy Springs, GA 30350 Office: (404) 665-8650

River Edge Behavioral Health - Downtown

265 Boulevard NE, Atlanta, GA 30312 Office: (404) 665-8600

Updated: 1-5-2021 2

Fulton County Conflict Defender, Inc.

Fulton County Courthouse-The Carnes Building 160 Pryor Street, Suite J-217 Atlanta, GA 30303

Phone: (404) 612-5200

Teri, Brown, Esq. Rachel Jenks, Esq. (404) 613-3678 (404) 612-5716

Teri.Brown@fultoncountyga.gov Rachel.Jenks@fultoncountyga.gov

Fulton County Solicitor's Office

Fulton County Courthouse-The Carnes Building 160 Pryor Street, 3rd Floor Atlanta, GA 30303 Phone: (404) 612-4800

Deputy Assistant Solicitor General

Judge Susan Edlein Courtroom

Ian Walker -Assistant Solicitor Diamond Johnson – Assistant Solicitor

(even case numbers) (odd case numbers)

lan.Walker@fultoncountyga.gov Diamond.Johnson@fultoncountyga.gov

Judge Wesley Tailor Courtroom

Carlos Fernandez – Assistant Solicitor Ashley Langston – Assistant Solicitor

(even case numbers) (odd case numbers)

Carlos.Fernandez@fultoncountyga.gov Ashley.Langston@fultoncountyga.gov

Judicial Correction Services

132 Mitchell St., Suite 2A Atlanta, GA 30303

Fax: (404) 478-9515

JCS.Fulton.duicourt@judicialservices.com

Courtney Middleton, Probation Officer Teneen Allen, Probation Manager

678-298-9478 678-298-7902

<u>cmiddletonjcsprobation@gmail.com</u> <u>tallen@judicialservices.com</u>

Fulton County Marshal's Department

Fulton County Courthouse-The Carnes Building 160 Pryor Street, 3rd Floor, Atlanta, GA 30303

Corporal Willie Wiggins Corporal Tomeca Kanu Cell: (404) 557-2795 Cell: (404) 612-9384

Willie.Wiggins@fultoncountyga.gov Tomeca.Kanu@fultoncountyga.gov

Deputy Trumaine Boleware

Updated: 1-5-2021 3

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FORMS

- * DUI Treatment Court Program Rules
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MISSION STATEMENT

The mission of the Fulton County DUI Treatment Court Program is to enhance public safety and promote healthier lifestyles for repeat DUI offenders. The Court combines increased supervision and accountability with effective and intensive treatment, thereby reducing recidivism.

INTRODUCTION

The Fulton County DUI Treatment Court Program ("Program") is a post-conviction treatment program for those who have multiple violations of driving while under the influence of alcohol or other intoxicants. It is a part of the probation portion of a DUI sentence.

The DUI Treatment Court Program is an interdisciplinary team approach involving the Judge, prosecutor, public defender or private defense attorney, Case Managers, probation, Marshal's Department, program manager, and substance abuse treatment professionals. The Team partners with the program participants throughout the process to ensure individual needs are met while restoring accountability.

There are six (6) required components to participate in the DUI Treatment Court Program:

Cognitive Behavioral Therapy
Completion of DDS DUI, Alcohol or Drug Risk Reduction Program
Submission to random home visits
Random drug testing
Participation at compliance reviews
Community support meetings such as AA/NA

The DUI Court Treatment Court Program involves enhanced supervision, individual and group treatment sessions for the program participant in efforts to assist them in making some healthy lifestyle changes while gaining insight and knowledge about their addiction. The program's goal is to provide the participants with tools and skills to maintain their sobriety while improving the quality of their lives as well as reduce recidivism.

All Participants accepted into the Program are assigned and supervised by Judge Susan E. Edlein and Judge Wesley B. Tailor of the State Court of Fulton County.

SOME FUNDAMENTALS OF THE PROGRAM

Participants are required to attend all compliance reviews and proceedings, probation, treatment sessions and community support meetings throughout the program.

This is a substance-free program. All participants are required to refrain from all alcohol and drug (illicit, mood altering and habit-forming prescriptions) throughout the Program.

Participants are required to comply with all Program requirements and abide by all of the rules and regulations set forth in the Program Handbook, unless excused by a Judge and/or the DUI Treatment Court case managers.

Participants with complaints or grievances may report them to duicourt@fultoncountyga.gov.

COST OF THE PROGRAM

As a condition of participation in the Program, participants are required to pay Program fees. Accordingly, seeking and maintaining employment is a condition of participation. Inability of a Participant to work will be addressed on a case-by-case basis. The initial clinical evaluation is paid by the Participant. The fee is \$110.00. Payment in the form of cash or money order is due upon meeting with the clinical evaluator. The Program fees are \$50.00 per week unless there are special circumstances that the Judge determines warrants an exception. Program fees are in addition to any other fees or fines imposed by the sentencing Court. Participants are required to pay all weekly Program fees in a timely manner. All payments must be made by cash, money orders or cashier's check made payable to the State Court of Fulton County or online at: <a href="https://payments.myfivepoint.com/portal/modules/payment/paymen

Cancellation Policy -_The participant must notify the treatment provider and clinical case manager at least 24 hours in advance, in the event that a participant is unable to keep an individual counseling appointment. A fee of \$25 will be paid to the Fulton County DUI Treatment Court Program within 7 days of the missed appointment. Any additional missed appointments will result in a charge of \$50.00.

Participants must be in compliance with the phase requirement balances to be allowed to progress to the next phase (See Phase Requirements). A zero balance is required for participants to receive the DBHDD Certificate of Completion. Participants will not be required to report to probation or pay probation fees until they have completed the treatment portion of the program unless otherwise directed by the Court. Participant may be given the opportunity to complete community service hours at a rate of \$10 per hour toward treatment fees. The participant must seek approval to use community service hours by completing a financial review with the case manager (See Community Service Request Packet). Participants will be sanctioned in the event that they are ordered by the Judge to complete a payment plan and fail to do so. Participants may face sanctioning if not completed within two weeks. Participants can face jail time if a payment plan is not completed in the time allotted by the Judge.

FULTON COUNTY DUI TREATMENT COURT PROGRAM

Each Participant is required to complete a clinical evaluation with a registered evaluator with DBHDD. The clinical evaluation will consist of a detailed interview as well as information from collaborative sources. Based upon the findings of the comprehensive assessment the appropriate level of treatment will be recommended.

The Program offers ASAM Level I Long Term treatment. The length of each Program is as follows:

ASAM LEVEL I: Four (4) Phases, maximum of 9 hours per week. This Program is designed to be a minimum of 48 weeks. Length of treatment is dependent upon the individual's progress and participation. In the event that a Participant's needs surpass his/her current level of treatment, the treatment team

can make a recommendation to the Court for placement in a higher level of care, including residential treatment. Participants requiring a higher level of treatment will be referred to the appropriate providers. Following orientation, Participants will be required to work with the treatment provider to develop an individualized treatment plan to address his/her specific recovery issues.

Each Participant is required to attend all assigned treatment sessions, including group and individual therapy, as well as case management, and periodic treatment planning and re-evaluations. Late arrivals at these sessions will not be tolerated and may subject the Participant to sanctions. Family members are prohibited from attending group therapy sessions. Mandatory random breathalyzer and urine drug screens will be conducted. Participants are required to attend 12-step (or other approved recovery support group) meetings as well as obtain a sponsor.

ORIENTATION & FAMILY EDUCATION

Family members are encouraged to participate in the Participant's recovery efforts. Upon entering into the Fulton County DUI Treatment Court Program, you will be asked to attend an orientation and family members are strongly encouraged to attend. You may request a family orientation session that will provide an opportunity for you and your family to learn about the expectations of the program as well as ask questions regarding the Program and its impact on you and your family.

TREATMENT PROGRAM DESCRIPTION

All participants must complete a phase request form to progress to the next phase.

PHASE I - Drug & Alcohol Education

Addicts and Addiction
The Disease of Addiction & Its Effects
Consequences of Your Criminal Behavior
Now is the Time for Real Change
Making Changes
Developing a Relapse Plan
Beginning the Transition to Lifelong Change and Recovery

Requirements:

- Random urine drug screens.
- * Attend DUI Treatment Court review hearing 2 times per month.
- Attend all scheduled treatment sessions.

Phase I: (8 weeks minimum)

Two (2) 2 hour group sessions per week (Monday and Thursday) One (1) Individual Counseling session per week

- * Follow recommended case management and treatment plans.
- * Random home visits by the Marshal's Department.
- * Make regular payments toward treatment costs. Maximum balance may not exceed: Phase I II **\$300** (Schedule Job Skills training by the end of Phase I, if unemployed; apply for financial assistance/community service in lieu of paying fees.)
- * Must have the following days of sobriety in order to phase: Phase I II **30 days.**
- Receive credit of 40 hours of community service per phase for successful completion of Phase I.
- Victim Impact Panel/MADD completed by the end of Phase I.
- * No travel while in the first 90 days of the Program unless it is an emergency or has been previously approved by the DUI Treatment Team.

DBHDD Verification of Treatment Enrollment Certificate after 120 days in the program. The participant must have a zero balance to obtain the form.

PHASE II – Criminal & Addictive Thinking

Learning to Think about your Thinking Criminally and Addiction on a Continuum Learning to Think about Your Behavior

Requirements:

- * Random urine drug screens.
- * Attend DUI Treatment Court review hearing 2 times per month.
- * Attend all scheduled treatment sessions.

Phase II: (14 weeks minimum)

Two (2) 2 hour group sessions per week (Monday and Thursday) One (1) Individual Counseling session every other week

- * Follow recommended treatment plan.
- * Random home visits by the Marshal's Department.
- * Make regular payments toward treatment costs. Maximum balance may not exceed: **Phase II III \$600.**
- * Must have the following days of sobriety in order to phase: Phase II III 60 days.
- * Receive credit of 40 hours of community service for successful completion of each phase.
- * Risk Reduction must be completed by the end of Phase II.
- * No travel while in the first 90 days of the Program unless it is an emergency or has been previously approved by the DUI Treatment Team.

PHASE III –Socialization

Socialization
Where have I been?
What Works, What does not?
How do I change?

Requirements:

* Random urine drug screens.

- * Attend DUI Treatment Court review hearing one time per month.
- * Attend all scheduled treatment sessions.

Phase III: (14 weeks minimum)

Two (2) 2 hour group session per week (Monday and Wednesday) Individual Counseling sessions as recommended or requested

- Follow recommended treatment plan.
- * Random home visits by the Marshal's Department.
- * Make regular payments toward treatment costs. Maximum balance may not exceed: **Phase III IV \$350.**
- * Must have the following days of sobriety in order to phase: **Phase III IV 90 day.**
- * Receive credit of 40 hours of community service per phase for successful completion of Phase III.
- * Fill out a travel request and submit to the DUI Treatment Court team for approval.

<u>PHASE IV – Release & Reintegration</u>

Criminal & addictive thinking
Building a foundation for your future
Setting employment goals
Handling money and creating a budget
Free time and leisure activities
Your plan for life after release

Requirements:

- * Random urine drug screens.
- * Attend all scheduled treatment sessions.

Phase IV (12 weeks minimum)

One (1) 2 hour group session per week (Wednesday)
Two (2) Individual Counseling sessions before phase ends

- * Attend DUI Treatment Court review hearing one time per month.
- * Attend all scheduled treatment sessions, minimum of one 2 hour group session per week.

- * Follow recommended treatment plan to complete Life Story by the end of Phase IV.
- * Random home visits by the Marshal's Department.
- Make regular payments toward treatment costs. Maximum balance may not exceed: Phase IV –
 V \$350.
- * Attend a minimum of two (2) formal support group meetings per week.
- * Maintain contact with support group sponsor.
- * Must have 90 consecutive days of sobriety, with a sponsor.
- * Receive credit of 40 hours community service for successful completion of Phase IV.
- * Complete commencement.
- * Fill out a travel request and submit to the DUI Treatment Court team for approval.

PHASE V – Probation

Requirements:

- * Random urine drug screens.
- * Phase V (Until completion of probation)
- * Report to Case Manager a minimum of once per month on odd months.
- * Attend a minimum of two (2) formal support group meetings per week.
- * Attend DUI Compliance review hearing on the 3rd (North Annex) or 4th (South Annex) Thursday of the even months.
- * Random home visits by the Marshal's Department.
- * Must have 90 consecutive days of sobriety, with a sponsor.
- * Zero balance required to graduate.
- * Fill out a travel request and submit to the DUI Treatment Court team for approval.

* Report for probation, as directed.

TREATMENT GROUP RULES

The following rules apply to all Program treatment sessions. Violations of treatment program group rules can result in Court Sanctions and/or new criminal charges.

- * No alcohol, drugs, weapons or pocket knives will be brought into the facility.
- * Group will begin on time. Participants must be punctual. If a Participant arrives late, they will not be admitted to the group session. They will have to make up the session to receive credit.
- * <u>Confidentiality is a must.</u> What is said in group stays in group! Participants can tell anyone what they say or do in group but not what others say or do. Any violations of this rule can result in expulsion from group.
- * Be respectful and attentive of peers.
- * Free expression of thoughts and feelings is encouraged; however, violence, threats or intimidation will not be tolerated. Extreme use of profanity is not acceptable.
- * Dress code: no tank tops, dark glasses, sagging pants or revealing clothing (including too-short shorts, low cut tops, etc.).
- * No clothing advertising alcohol or drugs will be permitted. All hats are to be removed inside of the building.
 - Appropriate hygiene is to be maintained.
- * If participants exhibit behaviors of harm to themselves or others, confidentiality will not apply, and the proper authorities and next of kin will be notified.
- * Cell phones <u>must</u> be turned off during treatment sessions. Electronic devices will be confiscated if they ring or Participants are caught texting, on social media, etc. during group session. All calls, texting, social media, etc. must occur before group begins.
- * No visitors are allowed, including children and pets.
- * The DUI Court Treatment Program must have a working phone number and email for Participants on file. Every attempt will be made to notify them of scheduled exceptions.
- * Smoking is permitted outside the designated areas only. Do NOT throw cigarette butts on the ground. Dispose of them properly.
- * No littering anywhere on the treatment facility property.
- * No snacks or food will be allowed during group sessions.

ALCOHOL AND DRUG TESTING

Participants in the Fulton County DUI Treatment Court Program are given observed Urine Drug Screens (UDS). Observed means, when giving a urine specimen, the Participant will be observed by someone of the same gender to ensure freedom from errors or tampering. The frequency of the screens may be increased at the discretion of the Court.

Technicians are available for testing as follows:

North Annex: 7741 Roswell Road, Sandy Springs 30350

(404) 665-8650

Monday-Thursday from 9:00am-7:00pm

Friday 9:00am-6:00pm

Saturday, Sunday and Holidays from 9:00am-12:00pm

South Annex: 265 Boulevard NE, Atlanta 30312

(404) 665-8600

Monday-Thursday from 9:00am-7:00pm

Friday 9:00am-5:30pm

Saturday, Sunday and Holidays from 9:00am-12:00pm

If you are required to screen for any reason, being late to or missing your scheduled appointment can result in a sanction.

PROCEDURES AND RULES

A Participant will be required to admit or deny alcohol/drug use before a specimen is tested. <u>Honesty</u> is a crucial component for recovery and for participation in the Program. If a participant admits using drugs and/or alcohol, this factor will be viewed by Court officials when sanctions are imposed.

- 1. Please remove any coats, heavy garments. No bags may be taken into the collection room.
- 2. Please wash your hands.
- 3. Please shift your clothing.
- 4. Shirt and undershirts must be raised to above the naval.
- 5. Pants and undergarments must be lowered to mid-thigh.
- 6. Clothes must be left in place until collection is completed.
- 7. You must turn in a full circle.
- 8. Start voiding, and then stop voiding.
- 9. The collector will then hand you the sample cup and you may provide a sample.
- 10. Hand the sample cup to the collector when you have provided 30ml of sample.

- 11. Participants will not be allowed to leave a testing area or to drink excessive fluids until a specimen is rendered.
- 12. Tampering with or adulterating a urine specimen can result in expulsion from the group.
- 13. Participant is required to put a seal on the screen.
- 14. The Participant may request a confirmation test of the positive urine screen. A minimum \$35.00 cost to be paid to the Fulton DUI Treatment Court program if the positive result is confirmed.
- 15. If a Participant presents with three (3) positive screens, recommendations and arrangements can be made by the treatment program for that Participant to be referred out to a higher level of care program for a time designated by the Court.

DILUTE SCREENS

A dilute screen is considered a positive screen. A diluted screen occurs when excessive amounts of fluids have been ingested by the Participant within a short period of time before a test. Rapid ingestion of 2-4 quarts of fluid within 90 minutes before a test will almost always produce a dilute screen.

Dilutes will be deemed to indicate behaviors of altering, modifying or substituting bodily fluids for the sole purpose of changing the results of a drug test, unless the Participant has documented medical issues which would require consumption of large quantities of fluid.

What can cause a dilute urine specimen?

Creatinine is a byproduct of protein metabolism. Creatinine is excreted by the body at a relatively constant rate that is reflective of basal metabolism. Normal creatinine levels are generally considered to be 20 –400 mg/dL, with daily fluctuations resulting from the hydration state of the donor and the water content of the urine sample. Creatinine levels below 20 mg/dL could result from a number of causes. Sample dilution in order to mask the presence of illicit drugs could be accomplished by ingestion of large amounts of fluid or direct addition of fluid to the urine. Renal dysfunction, in which the kidneys are not properly re-absorbing water, is another possible cause. Uncontrolled diabetes, where high sugar levels in urine cause excessive water excretion, is yet another, as is use of diuretic medications. Liver disease, in which the liver is not properly degrading dietary protein, is yet another. Very low protein diets could also cause very low urinary creatinine levels.

It is not unusual for healthy donors to have occasionally low creatinine urine samples from recent fluid ingestion. However, repeatedly low results suggest either chronic disease or deliberate attempts at dilution. The likelihood of disease effects on creatinine level in any individual case cannot be evaluated without specific details regarding the donor's medical condition. However, if a donor has repeated sequential normal results, an intervening low result or series of low results is unlikely to be a chronic medical condition.

ILLNESS AND SICK LEAVE

Participants that are experiencing an illness and <u>request</u> to miss a group treatment session must contact the court before 3:00PM to ask permission to be excused. Participants asking to be excused from compliance reviews must contact the court before 11:00AM for permission to be excused.

Simply leaving a message on the voicemail is NOT sufficient; the absence will be considered unexcused until the Participant gets permission from the Court to miss the treatment session.

If a Participant is granted permission to miss group treatment session due to illness, he or she must bring a doctor's excuse to a case manager. *Participants who are sick enough to miss group are deemed sick enough to go to the doctor.* If a Participant does not have the funds to see a doctor, the Participant must discuss this with the case manager.

Participants that are experiencing a contagious disease, i.e. tuberculosis, chicken pox, measles, etc. will not be admitted into group treatment sessions until they have been cleared by the attending physician. All clearance documentation has to be submitted to the Court for approval.

This procedure also applies to Participants that are caregivers and need to miss treatment to care for a sick child, spouse or parent(s). Participants who are late to court or treatment will be sanctioned accordingly.

MEDICATION

As a condition of admission to the Program, all Participants must agree to disclose to the DUI Court Treatment Team the name of their current physician or health care provider, including their name, address and phone number.

Participants are required to sign a medical information release form authorizing their physician and/or healthcare provider to disclose any and all medical information to the Program as requested. Participants must have each physician complete and submit the Notice to Medical Professionals form to be considered for permission to consume medication (This includes Over-The-Counter medications and prescriptions). Participants are required to maintain a medication log, and complete a medication change request form in the event that their medications are changed.

No drug of any kind, prescription or non-prescription, or any dietary or herbal supplement, energy drinks or performance enhancement drugs, whether prescribed or over-the-counter, are to be taken without approval from the DUI Treatment Court Team.

ALL PARTICIPANTS MUST INFORM ALL PHYSICIANS, DENTISTS, PHARMACISTS, AND OTHER HEALTHCARE PROFESSIONALS WHO WILL BE INVOLVED IN YOUR MEDICAL TREATMENT AND/OR PRESCRIBING OF MEDICATION THAT YOU ARE IN RECOVERY AND INVOLVED IN A DUI TREATMENT COURT PROGRAM WHICH PROHIBITS YOU FROM TAKING ANY MOOD-ALTERING DRUGS AND/OR HABITFORMING SUBSTANCES.

The following pages contain guidelines for substances that can be taken safely in recovery as well as substances that are strictly prohibited. This is only a guide and is not expected to be all-inclusive. Persons who are prescribed items on the prohibited list must seek permission prior to taking the medications. If a Participant is in doubt as to whether a prescription is prohibited, approval should be sought from the DUI Treatment Court Case Manager.

Taking medication on the prohibited list may result in a positive screen for drugs and thus you may receive sanctions.

Anorexiants, Stimulants and Weight Control

<u>Safe Anorexiants, Stimulants and Weight Control Medication List:</u>

Xenical® (Oralistat)

Diet-Ayds® (candy)

Slim-Mint® (gum) Slim Fast® - Slender®

MEDICATIONS CONTAINING MOOD-ALTERING INGREDIENTS:

Mood Altering Ingredient to Avoid:Common Brand Names:Amphetamine SaltsAdderall®, Dexedrine®

Benzphetamine HCI Didrex®

Caffeine Red Dog®, Rip Tide®, Others

Diethylpropion HCI Tenuate®, Tepanilz®

Ephedrine, Ephedra, MaHaung Metabolife®, Metabolite®

Modafinil Provigil®

Methylphenidate Concerta®, Metadate®, Methylin®

Methylphenidate

Nicotine Tobacco products, Nicorette®, Nicoderm®

Pemoline Cylert®

Phendimetrazine Tartate Bontril PDM®, Anorex®,

Melfiat-105®,Prelu-2®

Phentermine HCl Fastin®, Adipex-P®, Lonamin®, Obephen®

Allergy / Decongestants (Systemic)

<u>Safe Allergy / Decongestant Medication List:</u>

Travist-1® (Clemastine Fumarate)
Claritin® (Desloratadine)
Allegra® (Fexofenadine)
Zyrtec® (Centinzine)

MEDICATIONS CONTAINING MOOD-ALTERING INGREDIENTS:

Mood Altering Ingredient to Avoid:Common Brand Names:BrompheniramineDimetane®, Dimetap®

Chlorpheniramine Chlor-Trimeton®, Efidac®, Teldrin®

Dexchlorpheniramine Polaramine-RX®

Benadryl® Benylin Cough® Diphenhydramine

Actifed® Triprolidine

Cyproheptadine Perictin-RX®

Phenylephrine AH-Chew D®, Entex LA®, Nalex-A®, Prolex-D®,

Sinutuss DM®, Tussafed-EX®

Promethazine Phenergan-RX®

Pseudoephedrine Sudafed®, Novafed, Profen, Allegra D®,

Claritin D[®], Zyrtec D[®] (contains

Pseudoephedrine)

Analgesics (Pain Relief)

Safe Analgesics/Pain Reliever Medication List

Over the Counter:

Advil®

Aleve®

Asprin®

Bufferin®

Tylenol®

RX:

Disalcid®

Salflex® Dolobid®

Trilisate®

Non-steroidal Anti-inflammatory Agents:

Anaprox®, Ansaid®

Arthrotec®, Bextra®

Cataflam®, Celebrex®

Clinoril®, Daypro®

Feldene®, Indocin®

Lodine®, Meclomen®

Mobic®, Motrin®

Nalfon®, Naprelan®

Naprosyn®, Orudis®

Oruvail®, Ponstel®

Relafen®, Telectin®

Relafen®, Tolectin®

Toradon®, Vioxx®

Voltaten®

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Misc.

Dantrium®, Flexeril®, Lioresal®, Robaxin®, Skelaxin®, Imitrex® (migraines), Zomig® (migraines)

MEDICATIONS CONTAINING MOOD-ALTERING INGREDIENTS:

Mood Altering Ingredient to Avoid:	Common Brand Names:
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Hydromorphone HCl Dilaudid®

Levorphanol Tartate Levo-Dromoran®

Methadone HCl Dolophine®

Meperidine HCI

Morphine Sulfate

Demerol®, Mepergan Fortis®

Avinza®, Duramorph®, MS Contin®,

MSIR®, Roxanol®

Opium Paregoric® Alfentanil HCI Alfenta®

Fentanyl Sublimaze®, Duragesic®

Oxymorphone HCl Wygesic®, Darvon®, Darvocet®

Sufentanil Citrate Sufenta®

Hydrocodone Bitartrate Anexsia®, Bancap®, Hycodan®,

Hydrocet[®], Lorcet[®], Lorcet-HD[®],

Lortab®, Maxidone®, Norco®, Vicodine®,

Vicoprofen®, Zydone®

Methotrimeprazine Levoprome® Malbuphine HCI Nubain®

Pentazocine Talwin NX®, Talacen® Tramadol HCl Ultram®, Ultracet®

Carisoprodol Soma, Soma Compound w/Codeine Levomethadyl ORLAAM®

Buprenorphoine HCI Buprenex®

Codeine Ambenyl®, Brontex®, Hovahistine HD®,

Nucofed®, Phenegran w/Codeine,

Robitussin AC®

Dextromethorphan

Benylin®, Delsym®, Dimetap Cough®,

Comtrex®, Contac®, Duratuss® plain or

DM, Nyquil[®], Novihistine DMX[®], Novafed[®]

Profen®, Robitussin DM®, Vicks Formula 44D®

Hydrocodone Compound Hycodan® Tabs & syrup Hycomine®

Hydrocodone Syrup Anaplex HD®, Bitartrate/Guaifensin syrup,

(Multiple generics & trade names) Duratuss HD®, Hycotuss®, Hycotuss®

Expectorant, Hydrocodone Protuss/Protuss D, Vicodan Tuss® Expectorant, Others

Cough and Cold

Safe Cough & Cold Medication List

Over the Counter:

(Guaifenesin) Naldecon Senior EX® Organidin NR® Robitussin® Plain Breonesin® Capsule

RX:

(Guaifensin) Organidin NR® Duratuss G® Fenesin Tablets® Humibid LA® (Benzonatate-sofgels) Tessolon Perles®

MEDICATIONS CONTAINING MOOD-ALTERING INGREDIENTS:

Codeine Ambenyl®, Brontex® Hovahis- tine DH®

Nucofed®, Phenegran & Codeine Robitussin AC®

Dextromethorphan Benylin®, Delsym® Dimetap Cough® Comtrex®,

Contac® Duratuss® plain or DM Nyquil®

Novihistine DMX®

Novafed® Profen® Robitussin DM®

Vicks Formula 440®

Hydrocodone Compound Hycodan® Tabs & syrup Hycomine®

Hydrocodone Syrup Anaplex HD® Bitartrate/ Guaifensin syrup,

Duratuss HD® Hycotuss® Hycotuss® Expectorant

Hydrocodone

Protuss/ProtussD Vicodan Tuss® Expectorant,

Others

Sedatives/Anti-anxiety Agents

Safe Sedatives/Anti-anxiety Agents

Over the Counter: Doxylamine Succinate

RX:

Adapine®, Buspar® (Buspirone HCL), Desyrel® (Trazadone), Elavil®, Mellaril®, Paxil®, Seroquel®, Sinequan®, Thorazine®, Trilafon®

MEDICATIONS CONTAINING MOOD-ALTERING INGREDIENTS:

<u>Mood Altering Ingredient to Avoid:</u> <u>Common Brand Names:</u>

Meprobamate Equanil®, Miltown®, Meprospan®

Benzodiazepines: Benzodiazepines:

Alprazolam Xanax®

Chlordiazepoxide Librium®, Libritabs®, Librax®

Clonazepam Klonopin®
Clorazepate Tranxene®
Dipotassium Gen-Xene®

Diazepam Valium®, Valrelease®, Dizax®

Etazolam ProSom® Dalmane® Flurazepam Halazepam Paxipam® Lorazepam Ativan® Serax® Oxazepam Quazepam Doral[®] Temazepam Restoril® Tiazolam Halcion®

Non-Benzodiazepines: Non-Benzodiazepines:

Chlormezanone Trancopal®

Doxepin HCl Sinequan®, Adapin®

Hydroxyzine HCl Vistaril/generic

Hydroxyzine Pameate Atarax/generic

Chloral Hydrate

Ethchlorvynol Placidyl®

Glutethimide Doriden®
Paraldehyde Paral®
Zaleplon Sonata
Zolpidem Tartrate Ambien®

Barbiturates: Barbiturates:

Amobarbital/Secobarbital combinations Tuinal Pulvules®

Amobarbital Sodium Amytal Sodiumn®

Aprobarbital Alurate®

Butabarbitual Sodium Mephobarbital Pentobarbital Sodium Phenobarbital Secobarbital Butisol Sodium®
Mebaral®
Nembutal Sodium®
Solfonton®, Lluminal®
Seconal Sodium®,
OTC:
Benadryl®, Compoz®, Dormin,
Extra-Strength Tylenol PM®
Excedrin PM®, Legatrin PM®, Nervine®,
Nighttime Pamprin®, Nytol®, Sleep-eze®,
Sominex®, Twilite®, Unisom®

Diarrhea

Safe Diarrhea Medication List

Diasorb®, Donnagel® Tabs, Kaopectate®, Kaopentiolin®, Kaodene®, Lactinex® Imodium®, A-D capsules/tablets, Pepto-Bismol®, Rheaban®

MEDICATIONS CONTAINING MOOD-ALTERING INGREDIENTS:

<u>Mood Altering Ingredient to Avoid:</u> <u>Common Brand Names:</u>

Alcohol Imodium A-D Liquid®, Paregoric®,

Pepto Diarrhea Control®

Diphenozylate HCL Atropine Sulfate Lomotil®, Logen®, Lonox®

Sulfate

Tincture of Opium Donnagel Liquid®

Nausea (Anti-emetic/Anti-vertigo Agents)

Safe Nausea (Anti-emetic/Anti-vertigo Agents)

Medication List:

Over the Counter:

Emetrol[®], Emecheck[®], Pepto-Bismol[®], Nausetrol[®]

RX:

Anzemet®, Compazine®, Kytril®, Metoclopramide: Reglan®, Maxolon®, Octamide®, Norzine®, Thorazine®, Tigen® (trimethobenzamide CCI), Torecan®, Trilafon®, Zofran®

Mood Altering Ingredient to Avoid:

Common Brand Names:

Cyclizine Marezine®
Chlorpromazine Buclizine HCI Bucladen®
Diphenhydramine Benadryl®
Diphenidol Vontrol®
Dronabinol Marinol®

Mecllizine Antivert®, Bonine®, Dramamine®, Vergon®

Promethazine Phenegran® Tablets
Scopolamine Transdermal Transderm-Scop®

Nasal Decongestant Sprays

Safe Nasal Decongestant Spray

Medication List

Over the Counter:

Ayr Saline®

RX:

Aerobid®, Astelin®, Attovert®, Azmacort®, Beconase®, Flonase®, Nasacort®, Nasalcrom®, Nasalide®, Nasarel®, Nasonex®, Rhinocort, Vancanase®

Mood Altering Ingredient to Avoid: Common Brand Names:

Ephedrine Pretz-D®

Epinephrine HCL Adrenalline Chloride Solution

L-Desoxyephedrine Vicks® Inhaler
Naphozolline HCI Privine®

Oxymetazdine HCl Afrin®, Allerest®, Dristan®,

Duration®, 4-Way®, Sinarest®

Phenylephrine HCl Neo-Synephrine®, Sinex®, Alconefin®, Nostril®

Propyhexedrine Denzedrex®
Tetrahydrozoline HCI Tyzine®
Xylometazoline HCI Otrivin®

Mouthwash/Mouth Care Dental Hygiene

Safe Mouthwash/Mouth Care Dental Hygiene Medication List:

Cepastar®, Chloraseptic Gly-Oxide®, Halls® Lozenges, Mycinette®, N'Ice® Lozenges, Orajel®, Perisopeptic, Sucrets® Lozenges, Vicks® Cough Drops, Vicks® Throat Discs

MEDICATIONS CONTAINING MOOD-ALTERING INGREDIENTS:

Mood Altering Ingredient to Avoid: Common Brand Names:

Alcohol Advance Formula N'Ice® Throat Spray,

Cepacol®, Cheracol Sore Throat Spray®,

Listerine®, Listermint®, Peridex®, Perioguard®

Plax[®], Scope[®], Sucretes[®] Spray

FOOD AND BEVERAGES YOU MUST ABSTAIN FROM

(Please note that this is not a conclusive list – please be mindful that you are responsible for what you put into your body.

ALL ENERGY DRINKS ARE PROHIBITED!!

Please read the labels for all beverages that may contain alcohol.

Kombucha is prohibited!

Bitters are also prohibited. They are 45% alcohol!

Reminder: No Herbal Supplements (ex: Kratom, CBD Oil, Witch Hazel) or <u>performance enhancement</u>

<u>drugs</u> may be taken without clearance by the DUI Treatment Court.

FOODS: Poppy seeds or other foods that could result in a positive screen including foods prepared with alcohol.

**PLEASE READ: VERY IMPORTANT!!

SHOULD A PARTICIPANT TAKE UNAPPROVED PRESCRIBED MEDICATION(S), A HEARING WILL BE SCHEDULED TO ALLOW THE PARTICIPANT TO PRESENT EVIDENCE TO SUPPORT THE NEED FOR THE MEDICATION(S). IF A PARTICIPANT ELECTS TO CONTINUE USE WITHOUT APPROVAL FROM THE DUI TREATMENT COURT TEAM, POSITIVE DRUG SREENS WILL BE CONSIDERED SANCTIONABLE AND TERMINATION A POTENTIAL END RESULT.

PROBATION

As a Participant in the DUI Treatment Court Program, please take note of the following. A person on probation violates probation when he or she commits the following:

- * Violates the criminal laws of any governmental unit.
- * Fails to abide by all the rules and regulations of the Program.
- * Driving on a suspended/revoked driver's license.
- * Consumes illegal drugs or alcohol, or visits places where intoxicants, drugs or other dangerous substances are sold, dispensed or used.
- * Does not work faithfully at a lawful occupation insofar as may be possible.
- * Changes place of residency known to the Court or leave the known location for any period of time without prior permission of the Probation Officer or the Court.
- * Fails to make full and truthful reports to the Probation Officer and/or the Court as well as answer all inquiries and comply with all instructions as directed.
- * Failure to submit to a search of your person, residence, papers and/or property with or without a search warrant whenever requested to do so by the Probation Officer and/or the Marshals and specifically consent to the use of anything seized as evidence to revoke probation.
- * Tests positive for any illegal drugs or alcohol while under the supervision of said program or probation.

TRANSFER CASES

Participants whose case(s) were transferred from another county, are subject to the conditions of probation imposed by the original sentencing Court unless there is a provision stated in the Transfer Order for probation to be completed in Fulton County. Please check with your case manager and/or your probation officer for more information. All Participants are required to pay their fines to the original sentencing Court.

HOME VISITS

The Marshals conduct random home visits throughout the Program. Home visits are not optional and occur throughout the duration of the program. These visits are designed to monitor the Participants' compliance with Program policies, ensure that no contraband is present in the Participant homes and ensure that the home environment is conducive to recovery. The Marshals will be in uniform during home visits. Participants are required to be available for home visits. However, if a Participant receives a voicemail message from the Marshals due to a missed home visit, it is the responsibility of the Participant to return the call within 4 hours to receive further instructions. Failure to comply with these procedures will subject the Participant to sanctions. Participants will be required to screen as directed by the case manager.

Home visits are conducted by the Marshals to search persons, vehicles, and homes including but not limited to bedrooms/bathrooms for contraband, illicit substances and/or prohibited items. In the event

that a Participant is found to be in possession or custody of prohibited substances the Participant and/or others may be charged with additional violations of Georgia Law. **Open/closed containers of alcohol will be confiscated and destroyed on site. Program sanctions will also be imposed.** The Marshals may complete random breathalyzer and/or urine drug screens during home visits.

The Participant is required to immediately inform the DUI Treatment Court Team of a change in address.

LEAVE/ABSENCE REQUESTS

Participants are not permitted to travel outside of Fulton County overnight or spend the night at any location other than the approved domicile of the Participant without the express permission of the DUI Treatment Court Team.

Requests for travel must be made in writing by completing a travel request form and submitting it to your case manager at least 14 days prior to the date of the proposed travel. Except for emergency situations, Participants will not be permitted to travel during the first 90 days of the program. A zero balance is required to travel and documented clean time is required.

Participants will not be permitted to travel if they are not in full compliance with the rules and regulations of the Program. The presiding Judge retains discretion to deny any travel request and/or shorten the duration.

Participants may be required to attend community support meeting while they are away and will be required to submit to a UDS upon return. Participants may be required to remain compliant with a portable breathe test and identify a testing facility in the event a urine sample is requested by the DUI Treatment Court Team.

EMPLOYMENT AND/OR EDUCATION

The Judge may require Participants to obtain/maintain employment or enroll in a vocational program.

If a Participant loses his/her job during the Program, he/she may be required to participate in job training, complete job search forms, or use the time to complete community service.

DUI Treatment Court Program staff may verify employment through phone contact with the employer or copies of paycheck stubs. Participants are strongly encouraged to notify employers, family and friends of their participation in the Program including the required Court appearances and treatment sessions.

COMPLIANCE REVIEWS

Participants in the Program are required to attend Court as scheduled twice per month for compliance reviews by the DUI Treatment Court Judge and Team. *The compliance reviews are not optional.* The Judge will review each Participant's progress with the DUI Treatment Court Team. Rewards, sanctions or adjustments will also be addressed at compliance reviews.

During these sessions, Participants are encouraged to ask the Judge questions and voice any concerns they may have about their treatment. Each Participant will have access to a monthly calendar containing Court dates for the month. It is the Participant's responsibility to keep track of your Court and treatment dates. Participants will not receive additional notices in the mail.

The Court may require a participant to attend a hearing to discuss circumstances of their case.

PROGRAM SANCTIONS

Sanctions are designed to monitor negative and counterproductive behaviors and reinforce positive recovery changes and compliance in the Program. Participants who do not comply with the Program rules, regulations and treatment requirements will be sanctioned accordingly. Sanctions vary in degree and severity, depending upon the individual case.

The participant may request a hearing to discuss the circumstances of their case.

TERMINATION FROM PROGRAM

The Program is committed to providing all Participants with an opportunity to become alcohol and drug free. However, continued participation in the Program is contingent on compliance with program guide-lines and regulations. Non-compliance includes, but is not limited to Participant's:

- * Inability to remain clean and sober;
- Failure to attend and participate in individual and group sessions as ordered;
- * Threats or violence against peers or program staff;
- * Altering or tampering with drug screens;
- Committing a new criminal offense;
- * Accumulation of program violations;
- Continued non-compliance with Program guidelines.

LICENSE REINSTATEMENT

Participants, who are eligible to have their driver's license reinstated in accordance with the rules and regulations of the Department of Driver's Services, must contact DDS prior to requesting a DBHDD Certificate of Completion from the case manager. However, until a Participant has completed the Program and paid his/her fees in full, no Certificate of Completion will be issued. All license reinstatement fees paid to DDS are solely the Participant's responsibility.

If a Participant is eligible to receive an ignition interlock limited driving permit, which requires a certificate of eligibility, the Participant must have been enrolled in the Program for 120 days and have been compliant.

Ignition Interlock Permit

Immediately after conviction

Complete Risk Reduction Program

Complete Victim Impact Panel Program

Clean Baseline (no marijuana)

Driving history

Must complete Phase I (minimum of 8 weeks)

Ignition Interlock Waiver (Limited Permit) (individuals driving employer vehicles for work)

Must have 120 days in the program

No sanctions within 60 days

Zero (\$0) balance

Complete Risk Reduction Program

Complete Victim Impact Panel Program

Employee letter

Driving history and criminal history (2 years)

Hardship Ignition Interlock Waiver (License Reinstatement)

Bills

Balance sheet

Income

Be in Phase V

Zero (\$0) balance for treatment fees

Driving history and criminal history (2 years)

GRADUATION

Participants are eligible for commencement when each one of the following conditions have been met:

- * Enrolled for a minimum of 48 weeks in the Program (it may be up to 24 months).
- * Demonstrated sobriety for at least 90 consecutive days.

* Completed all Program requirements and the Team has determined you are suitable for graduation.

The Program goal is that Participants will have established a sober, healthy and productive lifestyle. Recovery is an ongoing process. Participants are invited to continue as alumni of the Program and be a mentor to new Participants. You may be pleasantly surprised and rewarded by the significant influence you may play in helping others overcome their addiction problems. This is a way for you to maintain contact with us and remember what it was like for you when you first entered the Program.