

From: Treadwell, John [john.treadwell@vermont.gov]
Sent: Thursday, August 06, 2015 1:38 PM
To: London, Sarah; Kennedy, Rosemary
Subject: Driver Restoration Motion Form
Attachments: 20150316085413238.pdf

Attached is a scanned copy of the motion form that was used during the Driver Restoration Program in Chittenden County.

John

John Treadwell
Assistant Attorney General
Vermont Attorney General's Office
109 State Street
Montpelier, VT 05609
tel: 802-828-5512
fax: 802-828-2154
e-mail: john.treadwell@vermont.gov

PRIVILEGED & CONFIDENTIAL COMMUNICATION: This E-mail may contain sensitive law enforcement and/or privileged information. **DO NOT** read, copy or disseminate this communication unless you are the intended addressee. This communication may contain information that is privileged, confidential and exempt from disclosure under applicable law. If you are not the intended recipient (or have received this E-mail in error) please notify the sender immediately and destroy this E-mail. Any unauthorized copying, disclosure or distribution of the material or taking of any action in reliance on the contents of the electronically transmitted materials is prohibited. If you have received this communication in error, please call us (collect) immediately at (802) 828-5512 and ask to speak to the sender of the communication. Also, please notify immediately via e-mail the sender that you have received the communication in error.

STATE OF VERMONT
JUDICIAL BUREAU

Pratt 15
JUVENILE

Defendant: _____
DOB: _____
VT PID: _____
Phone: _____

Address: _____

Email: _____

**STIPULATION AND JOINT MOTION FOR FINDING OF CONTEMPT,
MODIFICATION OF JUDGMENTS, and WAIVER OF REINSTATEMENT FEE**

The State of Vermont and Defendant move the Judicial Bureau to initiate contempt proceedings, waive hearing, and issue an order incorporating the terms of this Stipulation. In support of this Motion, the parties agree:

An amount due has remained unpaid for at least 75 days after the Judicial Bureau provided Defendant notice of each judgment identified by the Vermont Civil Violation Complaint numbers shown below.

_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

Defendant knew or reasonably should have known that he or she owed an amount due on each Judicial Bureau judgment. Defendant had the ability to pay all or any portion of the amount due on each judgment. Defendant failed to pay all or any portion of the amount due for each judgment.

It is in the interest of justice to:

- Reduce the **amount due** on each judgment to \$ 20.00 for a **total sum** of \$ _____ .00.
- Order Defendant to pay in full by the **due date** MARCH 20, 2015.
- Waive the reinstatement fee required by 23 V.S.A. § 675.

STATE OF VERMONT

By State's Attorney/DSA 3/20/2015

Defendant 3/20/2015

DECISION AND ORDER

The Motion is GRANTED. Contempt proceedings are initiated. Based on the parties' representations, I conclude Defendant is in contempt pursuant to 4 V.S.A. § 1109(c)(4)(A). The interests of justice support the requested reductions of the **amount due** and the requested waiver of the reinstatement fee pursuant to 23 V.S.A. 2307(c)(1)(c). Defendant shall pay to the Judicial Bureau the **total sum** by the **due date**. Upon receiving payment of the total sum, the Clerk of the Judicial Bureau shall notify the Department of Motor Vehicles that the judgments are satisfied and the reinstatement fee is waived. So ordered.

Hon. Michael C. Pratt 3/20/2015
Chief Hearing Officer