

<input checked="" type="checkbox"/> FILED	<input type="checkbox"/> LODGED
<input type="checkbox"/> RECEIVED	<input type="checkbox"/> COPY
APR 08 2010	
CLERK U.S. DISTRICT COURT DISTRICT OF ARIZONA	
BY	S. DEPUTY

1 Brian A. Wilkins
 2 PO Box 50854
 3 Phoenix, AZ 85076
 4 480-529-0964
 5 brianw@operation-nation.com
 6 In Propria Persona Petitioner

7 IN THE UNITED STATES DISTRICT COURT
 8 FOR THE DISTRICT OF ARIZONA

9 Brian A. Wilkins,)	CV: 10-0443-PHX-MHM (MEA)
10)	
11 Petitioner,)	MOTION TO TERMINATE PARTIES
12)	
13 vs.)	
14)	
15 Suzanne Shirleson et al,)	
16)	
17 Respondents)	
18)	

19 PETITIONER HEREBY requests the Honorable Court remove Respondents
 20 Suzanne Shirleson and Erica Freeman from the present Petition. Petitioner was
 21 discharged from probation on March 5, 2010 (^{Attached}Exhibit A), and thus does not report to
 22 said individuals. The felony charges, however, remain on the Petitioner's court record
 23 (^{Attached}Exhibit B), unless he, *inter alia*, pays over \$2000 in fines.

24 The remaining Respondent will be the Attorney General for the State of Arizona,
 25 and will continue to be served all documents the Petitioner files in the present case.

26 Respectfully submitted this 8th Day Of April, 2010.



27 Brian A. Wilkins
 28 Po Box 50854
 Phoenix, AZ 85076
 480-529-0964
 brianw@operation-nation.com
 In Propria Persona Petitioner

CERTIFICATE OF SERVICE

Plaintiff hereby certifies that on April 7, 2010, a copy of the foregoing document was hand delivered to the following:

Arizona Attorney General's Office
Criminal Appeals Division
1275 West Washington Street
Phoenix, AZ 85007



Brian A. Wilkins
Po Box 50854
Phoenix, AZ 85076
480-529-0964
brianw@operation-nation.com
In Propria Persona Petitioner

SENTENCING Division: CRJ 02
 SENTENCING JUDGE: TERESA SANDERS
 APO: Raquel Ramirez for Steve Lessard, PSC 602-619-9405

FILED
 3/18/2010 9:05am
 MICHAEL K. JEANES, Clerk
 By *E. Rosel*
 E. Rosel, Deputy

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
 IN AND FOR THE COUNTY OF MARICOPA**

<p>STATE OF ARIZONA,</p> <p>Plaintiff,</p> <p>VS</p> <p>BRIAN ALLEN WILKINS</p> <p>Defendant,</p> <p>2412 N Evergreen, Chandler, AZ 85225</p>)))))))))))	<p>CR2008-145947-001 SE</p> <p>CRIMINAL RESTITUTION ORDER</p> <p>(Assigned to the Hon. Susanna Pineda)</p>
----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----------------------------------------------------	---------------------------------------------------------------------------------------------------------------------------------

This matter having been presented to this Court as an application for criminal restitution order pursuant to A.R.S. § 13-805 and evidence having been presented that:

1. The Defendant, **BRIAN ALLEN WILKINS**, was convicted before this Court, and as a consequence of the conviction, the Court on March 30, 2009, placed the Defendant on probation and imposed certain monetary sanctions as a condition of probation, and
2. It appearing to the Court that the Defendant has completed the imposed term of probation and there still remains an unpaid balance of the monetary sanctions imposed;

IT IS ORDERED, pursuant to A.R.S. § 13-805, that the State of Arizona is entitled to a criminal restitution order against the Defendant for the unpaid balance, together with **INTEREST** thereon pursuant to A.R.S. § 44-1201 from the date of this order

IT IS FURTHER ORDERED this criminal restitution order does not expire until paid in full and may be recorded and enforced as any civil judgment. Any collection fees incurred by the Court in connection with enforcement of this Order are the responsibility of the Defendant and will be added to the original restitution amount. In addition, a criminal restitution order is a criminal penalty for the purposes of a federal bankruptcy involving the Defendant.

Unpaid balance(s) as of February 22, 2010, (date this order prepared) may not reflect monies credited on or after this order was prepared. Collection enforcement efforts shall be for the unpaid balance as calculated by the Clerk of the Superior Court.

<u>FINES AND SURCHARGES:</u>	\$ 1,380.00
<u>PROBATION SURCHARGE:</u>	\$ 20.00
<u>PROBATION SERVICE FEE:</u>	\$ 650.00
<u>TIME PAYMENT FEE:</u>	\$ 20.00
<u>REIMBURSEMENT:</u>	\$
<u>TOTAL UNPAID BALANCE:</u>	\$ 2,070.00

IT IS FURTHER ORDERED that the Defendant shall maintain with the Clerk of the Superior Court the current address of the Defendant for billing and collection purposes, until all financial sanctions pertaining to this order is/are paid in full.

Done this 5th day of March, 2010 *Susanna Pineda*

 Judge of the Superior Court

Susanna C. Pineda

**SUPERIOR COURT OF THE STATE OF ARIZONA
MARICOPA COUNTY**

FILED
3/8/2010 9:05am
MICHAEL K. JEANES, Clerk
By E. Rosel
E. Rosel, Deputy

Division **CRJ 02**
Pros Atty **DCA**
APO **Raquel Ramirez, PSC**

THE STATE OF ARIZONA
vs.
BRIAN ALLEN WILKINS
DOB: 03/10/1975

Case Number: **CR2008-145947-001 SE**
ORDER OF DISCHARGE FROM PROBATION

The defendant was formally judged guilty of the crime of **COUNT II: DISORDERLY CONDUCT, A CLASS 6 UNDESIGNATED**

Probation Start Date: 03/30/2009 Prob. Length: One year(s) Standard

EXPIRATION SUMMARY:

The defendant is nearing completion of the probation grant in the aforementioned case. While on probation, the defendant completed all 124 community restitution hours, reported as directed, and maintained a stable residence.

The defendant did not comply with the following condition(s): Condition #24 (Substance Abuse Treatment), Condition #24 (Anger Management) and Condition #16 (Financial Sanctions). A Petition to Revoke based on lack of compliance or lack of completion does not appear appropriate as the defendant is currently participating in substance abuse treatment and anger management through Terros Counseling. His monies are currently delinquent; however, he made an effort to gain stable employment, but has been unable to secure a job.

A Criminal Restitution Order for any monies outstanding is attached.

Victim Status: There is no victim involved in this case.

Dated this 30th day of March, 2010
RR:tl/02/26/2010 Probation Officer Raquel Ramirez Phone 602-619-1680

IT IS ORDERED pursuant to Rule 27.4(A) that the defendant is hereby discharged from probation in this case effective 03/30/2010.

THE COURT NOTES the defendant failed to comply with conditions #24, #16,

IT IS ORDERED the undesignated offense: **REMAIN UNDESIGNATED***; Be Designated a **MISDEMEANOR**

*Notice: The defendant may request misdemeanor designation for an undesignated offense; see A.R.S. 13-702(G). All request must be submitted to the Court in writing and provide detailed reasons to support the request.

Dated this 3rd day of March, 2010
Susanna C. Pineda
Judge of the Superior Court

Susanna C. Pineda

ORDER OF DISCHARGE FROM PROBATION

cc: Court (Original) APD File Defendant Pros Atty.