

PROBATION AND PEACE BOND PICKLIST (PUBLIC)

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DISCLAIMERS

1. This picklist is intended to be used as a guide, not as a menu of options to select from in any given case. It sets out suggested standard wording for common types of conditions that arise; however, other than any compulsory conditions, many will not be appropriate in every case. Judges always have discretion in deciding how the law should be applied. They may or may not choose to use the picklist wording.
2. Anyone referring to the picklist is required to read the pick list number, if there is one, and complete the wording of the condition on the record.

Length of Order

LENGTH OF PROBATION ORDER	2000-1	You must comply with the probation order for a term of [number] months. The conditions are: [state].
LENGTH OF THE S 810 PEACE BOND RECOGNIZANCE	2000-2	You must enter into and follow the conditions of a recognizance for a term of [number] months. The recognizance is in the amount of [\$ figure] (with/without deposit) and (with/without a surety).

Compulsory Conditions for Probation and Peace Bond

COMPULSORY CONDITIONS Only the first of these three is compulsory on a peace bond.	2001	You must keep the peace and be of good behaviour. You must appear before the court when required to do so by the court. You must notify the court or your probation officer in advance of any change of name or address and promptly notify the court or the officer of any change in employment or occupation.
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No Contact and No Go

NO CONTACT	2002	You must have no contact or communication directly or indirectly with [third party name]. <u>The exceptions are:</u>
	2002-A	<ul style="list-style-type: none"> a. Through (writing; email or text; telephone; [name]; online banking) for the sole purpose of [state].
	2002-B	<ul style="list-style-type: none"> b. For the sole purpose of: <ul style="list-style-type: none"> 1. arranging parenting time; 2. picking up and dropping off your child(ren) for parenting time; 3. paying child support; 4. other [state].
	2002-C	<ul style="list-style-type: none"> c. As allowed by a family or child protection order made by a judge or associate judge who has been given a copy of this order. You must immediately file a copy of this order in

		<p>any family or child protection proceeding in which you are a party or become a party.</p> <p>d. During one attendance with a peace officer (or [name]) to get your personal belongings.</p> <p>e. Through or in the immediate presence of [name], but only after they have been informed by your probation officer of this order (and any criminal record).</p> <p>f. You have no alcohol, intoxicating substances or drugs in your body, except in accordance with a medical prescription, and you are sober.</p> <p>g. Only if [name] is sober. If they become intoxicated in your presence, you must leave their presence immediately and not return to their presence until they contact you and satisfy you that they are sober.</p> <p>h. Through or in the immediate presence of a lawyer who has been given a copy of this order.</p> <p>i. Through or in the immediate presence of one or more of the following professionals, after they have been given a copy of this order:</p> <ol style="list-style-type: none"> 1. counsellor; 2. family justice counsellor and/or a family dispute resolution professional; 3. professional mediator; 4. Native Courtworker; 5. Elder [name]; 6. restorative justice counsellor. <p>j. In a public place in the presence of [name] where other adults are present, but not in a private vehicle.</p>
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	2002-K	<p>k. Through court documents served by a third party and during scheduled court appearances and conferences. If the court appearance or conference is in person, a sheriff must be present, unless an associate judge, judge or judicial justice waives this requirement.</p>
	2002-L	<p>I. Through or in the immediate presence of your probation officer for the sole purpose of apologizing to the victim.</p>
LEAVE ON DEMAND Provide copy to peace officer	2002-1	<p>You can only have contact with [name] with their express consent, which has been confirmed today. If [name] or a peace officer requests it, you must stop all contact or communication with [name] and leave [name's] presence.</p> <p>After that, you must not have any further contact, or communication, or return to their presence, unless:</p> <p>a. You have obtained an order of this Court; or,</p> <p>b. [Name] has given you written permission, which you must carry with you in paper or electronic format when you are in contact or engaged in communication with them. Any contact or communication is limited to the terms of the written permission.</p> <p>If a peace officer finds you having contact or communication with [name] and requests to see the permission, you must show it to the officer.</p>
NO SOCIAL MEDIA POSTS	2003	You must not distribute, publish, post, or make publicly available in any way information, including comments and images, which refer to or depict [name].
REMOVE POSTS	2003-1	Within 24 hours of your release from custody (or within 24 hours of the date of this order) you must take all reasonable steps to remove from any network, including the internet, any website, social media page or application, or posting which you have created, maintained, or contributed to, that contains any words, or images which refer to or depict [name].
NON-ASSOCIATION Not a Protection Registry condition	2004	<p>You must have no contact or communication directly or indirectly with [name of co-accused].</p> <p><u>The exceptions are:</u></p> <p>a. During scheduled court appearances.</p>
	2004-A	

	2004-B	b. Through or in the immediate presence of a lawyer who has been given a copy of this order and only to prepare your case.
NO GO Protection Registry condition	2005-1	1. You must not go to (or be within [number] metres of): any place where [name(s)] lives, works, attends school, worships, or happens to be. If you see them (any of them), you must leave their presence immediately without any words or gestures.
Technical Suitability Report	2005-2	2. You must not go to or be within [number] metres of [address].
	2005-3	3. You must not be in the area of [city], BC, bounded by [street/avenue/road] on the east, [street/avenue/road] on the west, [street/avenue/road] on the north and [street/avenue/road] on the south.
	2005-4	4. You must not be on the [number] block of [street/avenue/road] in [city].
	2005-5	5. This condition will be supervised electronically (Technical Suitability Report required).
Exceptions		<u>The exceptions are:</u>
	2005-A	a. Once, to get your personal belongings and only in the presence of a peace officer (or [name]).
	2005-B	b. To pick up and drop off your child(ren) for parenting time. (You must remain inside your vehicle during all pickups and drop-offs.)
	2005-C	c. As allowed by a family or child protection order made by an associate judge or a judge who has been given a copy of this order. You must immediately file a copy of this order in any family or child protection proceeding in which you are a party or become a party.
	2005-D	d. In the immediate presence of [name], for the sole purpose of [state].
	2005-E	e. If you do not have any alcohol, intoxicating substances or drugs in your body or in your immediate possession,

		<p>except in accordance with a medical prescription, and you are sober.</p> <p>f. Only if [name] is sober. If they become intoxicated in your presence, you must leave their presence immediately and not return to their presence until they contact you and satisfy you that they are sober.</p> <p>g. While in a moving vehicle on your way to some other place (for the sole purpose of [state]).</p> <p>h. If you are in the immediate presence of a lawyer who has been given a copy of this order.</p> <p>i. If you are in the immediate presence of one or more of the following professionals after they have been given a copy of this order:</p> <ol style="list-style-type: none"> 1. counsellor; 2. family justice counsellor and/or family dispute resolution professional; 3. mediator; 4. Native Courtworker; 5. Elder [name]; or 6. restorative justice counsellor. <p>j. If you are at a public place (in the presence of [name]) when other adults are present, but not in a private vehicle.</p> <p>k. If it is during scheduled court appearances and conferences. If it is an in-person appearance or conference, a sheriff must be present unless an associate judge, judge or judicial justice waives the requirement.</p>
NO GO COMPLAINANT	2006	You must not be any place where [name] happens to be. If you see them, you must leave the place immediately without any words or gestures.

Intermittent Sentence

INTERMITTENT SENTENCE Mandatory Picklist item 2007 in the court clerk's system comprises these three compulsory conditions	2007	<p>You are sentenced to [number] days. You must serve this sentence intermittently starting on [day of week] at [time] (AM/PM), ending on [day of week] at [time] (AM/PM) on consecutive weeks starting on [date] at the (specific police station/correctional centre), in [city/town], BC.</p> <p><u>Probation Order</u></p> <p>At all times when you are not in custody on this order (until the completion of the sentence/for [number] months), you are on probation with the following conditions:</p> <ol style="list-style-type: none"> 1. Keep the peace and be of good behaviour. 2. Appear before the court when required to do so by the court. 3. Notify the court or your probation officer in advance of any change of name or address and notify the court or the officer of any change of employment or occupation.
Intermittent Sobriety	2007-1	On each occasion when a part of the intermittent jail sentence is to be served, you must arrive at the place where the sentence is to be served on time and in a sober condition, without any alcohol, intoxicating substances or drugs in your body except with a medical prescription.
Intermittent Medication	2007-2	If you need medication while in jail, you must bring the medication in its original container.
Intermittent Follow rules	2007-3	You must follow the rules of the facility where you are serving your sentence.

Reporting

REPORT	2101	You must report in person to a probation officer at [location/address] by 3:00 PM today [date and time] and after that, you must report as directed by your probation officer. If you are arrested, detained, or serve a jail sentence for another offence, you must report (in person/by telephone) to your probation officer within two business days of your release from custody (or completion of the sentence) so that your probation officer can give you further direction to report.
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REPORT ONCE	2102	You must report in person to a probation officer at [location/address] by 3:00 PM today [date and time] to review the terms of this order.
REPORT BY PHONE	2103-A	<p>a. You must report by telephone to a probation officer at [telephone number] by 3:00 PM [date]. After that, you must report as directed by your probation officer.</p> <p>If you do not speak to a probation officer, you must continue calling daily during regular business hours until you have spoken to one and have received further direction to report.</p>
	2103-B	<p>b. <i>For Vancouver Provincial Court, Downtown Community Court, Richmond, the Justice Centre, North Vancouver, New Westminster, Sechelt, Surrey, and Port Coquitlam</i></p> <p>You must report by telephone to a probation officer at 1-844-572-6648 by 3:00 PM [date]. After that, you must report as directed by the probation officer.</p> <p>If you do not speak to a probation officer, you must continue calling daily during regular business hours until you have spoken to one and have received further direction to report.</p>

REPORTING AFTER RELEASE FROM CUSTODY OR CONDITIONAL SENTENCE	2104	You must report in person to a probation officer at [location/address] within two business days after your release from custody (completion of your conditional sentence), unless you have obtained before your release from custody (completion of your conditional sentence), written permission from a probation officer to report elsewhere or within a different time frame. After that, you must report as directed by your probation officer.
END OF REPORTING	2106	Your reporting ends when you have satisfied your probation officer that you have:
	2106-A	a. paid your restitution in full;
	2106-B	b. completed all your community service work;
	2106-C	c. completed all your counselling and treatment (or that it is not required);
		and your officer has told you that you are no longer required to report.

Address, Curfew, Electronic Supervision and Carry Permission

ADDRESS: NO CHANGE WITHOUT CONSENT	2201	When first reporting to a probation officer, you must provide them with the address or location where you live and regularly sleep and your phone number if you have one. You must not change them without prior written permission from your probation officer.
ADDRESS: NO CHANGE WITHOUT NOTICE	2202	When first reporting to a probation officer, you must provide them with the address or location where you live and regularly sleep and your phone number if you have one. You must not change them without notifying your probation officer (in writing) (at least [number] days/immediately) before making the change.
ADDRESS AS APPROVED	2203	You must live at an address approved in writing in advance by your probation officer and you must provide your probation officer with your phone number if you have one. You must not change them without prior written permission from your probation officer.
ADDRESS	2204	You must live at (treatment/recovery facility) or another location as approved in writing by your probation officer. You must provide your probation officer with your phone number if you have one. You must not change either without prior written permission from (your probation officer/this Court). If you are evicted from the place where you are living: 2204-A a. You must immediately report this in-person to your probation officer. If their office is closed, you must return immediately on the next business day during regular business hours. <u>Or</u> , 2204-B b. You must immediately report this by telephone to your probation officer. If you do not speak to a probation officer, you must continue calling daily during regular business hours until you have spoken to one.
OBEY RULES OF THE HOME	2205	Having consented in court, you must obey the (written) rules of the (treatment/recovery facility) as long as the rules do not conflict with the terms of this order or the directions of your probation officer. If there is a conflict, you must tell your probation officer about the conflict immediately.

NOT LEAVE BRITISH COLUMBIA Provide copy to peace officer	2206	You must not leave British Columbia unless you have the prior written permission of your probation officer. If you are given permission, you must carry it with you in paper or electronic format at all times when you are outside the province. If you leave the province and a peace officer requests to see the permission, you must show it to the officer.
NO GO BORDER Provide copy to peace officer	2206-1	You must not be within [number] metres of the United States border unless you have the prior written permission of your probation officer. If you are given permission, you must carry it with you in paper or electronic format at all times when you are within [number] metres of the border. If you go within [number] metres of the United States border and a peace officer requests to see the permission, you must show it to the officer.
SURRENDER TRAVEL DOCS	2208	Immediately after your release from custody you must: <ol style="list-style-type: none"> Provide a peace officer at the [police station] with a copy of this order; and Arrange with the peace officer the surrender of all travel documents in your possession, including any passport, Nexus card, travel visa, or enhanced driver's licence; and Surrender all the documents to the peace officer and not obtain or possess any travel documents thereafter.
CURFEW/ HOUSE ARREST Must include a reporting and address condition Note: Community Corrections recommends that parties use the address conditions rather than inserting the address here.	2209-1 2209-A 2209-B 2209-C	1. You must obey (a curfew/house arrest) by being inside the place where you live and regularly sleep between [time] (AM/PM) and [time] (AM/PM). <p><u>The exceptions are:</u></p> <ol style="list-style-type: none"> You have the prior written permission of your probation officer. Such permission is to be given only for employment or other reasonable purposes. You are in the immediate presence of an adult, but only with the prior written permission of your probation officer. You are in the immediate presence of [name], but only with the prior written permission of your probation officer.

<p>Provide copy to peace officer</p> <p>Technical Suitability Report</p>	2209-D	<p>d. You are going directly to, or returning directly from, a healthcare facility because of a medical emergency. (You have consented in court to providing proof of your attendance at the healthcare facility if requested by your probation officer.)</p>
	2209-E	<p>e. You remain in the common areas of the building or within [number] metres of the front door where you can immediately be located. You cannot be in a living unit other than your own.</p>
	2209-F	<p>f. You are on the lot but within [number] metres of the front door.</p>
	2209-G	<p>g. You are in the immediate presence of an employee of [facility name].</p>
	2209-2	<p>2. You must present yourself immediately at the door to the place where you are living or answer the phone when any peace officer or probation officer attends or calls to check on you during the curfew.</p>
	2209-3	<p>3. If you are given permission by your probation officer, you must carry it with you in paper or electronic format at all times when you are away from the place where you live and regularly sleep.</p>
	2209-4	<p>4. If you are outside the place where you are living during the curfew or house arrest hours and a peace officer requests to see the permission, you must show it to the officer.</p>
<p>ELECTRONIC SUPERVISION</p> <p>Technical Suitability Report required</p>	2209-5	<p>5. This condition will be supervised electronically (Technical Suitability Report required).</p>
	2213-A	<p>If offered</p> <p>a. Release from Jail:</p> <p>Before you are released from custody, you must be fitted with electronic monitoring equipment. You must comply with the electronic supervision agreement, including the wearing of and care for the electronic supervision equipment.</p>

	2213-B	<p>If offered</p> <p>b. Release from Court:</p> <p>You must report by [date/time] to [nearest Community Corrections office address] where the electronic supervision equipment will be installed. You must comply with the electronic supervision agreement, including the wearing of and care for the electronic supervision equipment.</p>
CARRY COPY Provide copy to peace officer	2214	<p>If you are given written permission by your probation officer to engage in an activity that is restricted by this order, you must carry it with you in paper or electronic format at all times when you are engaged in the activity or at the place that requires such permission.</p> <p>If a peace officer requests to see the permission when you are engaged in the activity, you must show it to the officer.</p>

No Go Address and Red Zone

NO GO ADDRESS Not a Protection Registry condition Technical Suitability Report	2301 2301-A 2301-B	<p>You must not go to (or be within [number] metres of) [address].</p> <p><u>The exceptions are:</u></p> <p>a. While you are in a moving vehicle on your way to some other place (for the sole purpose of travelling to and from [location/address]).</p> <p>b. This condition will be supervised electronically (Technical Suitability Report required).</p>
RED ZONE Not a Protection Registry condition BANISHMENT	2302-1 2302-2 2302-3	<ol style="list-style-type: none"> 1. You must not be in the area of [city], BC, bounded by [street/avenue/road] on the east, [street/avenue/road] on the west, [street/avenue/road] on the north and [street/avenue/road] on the south. <u>Or,</u> 2. You must not be within a [number] kilometre radius of [city]. 3. You must not be on the [number] block of [street/avenue/road] in [city].

Exceptions Provide copy to peace officer	2302-4 2302-A 2302-B 2302-C 2302-D 2302-E 2302-F 2302-G	<p>4. This condition will be supervised electronically (Technical Suitability Report required).</p> <p><u>The exceptions are:</u></p> <ol style="list-style-type: none"> a. With the prior written permission of the probation officer. Such permission is to be given only for reasonable purposes. If you are given permission, you must carry it with you in paper or electronic format at all times when you are in the prohibited area. b. If a peace officer finds you in the prohibited area and requests to see the permission, you must show it to the officer. c. To attend scheduled court appearances or appointments with (police, probation officer, lawyer, doctor, pharmacy, social services, or [other]). You must provide your probation officer with written notice [number] days in advance of your attendance within the prohibited area. d. While in a moving vehicle on your way to some other place (for the sole purpose of travelling to and from [location name/address]). e. Once, in the presence of a peace officer (or [name]) to get your personal belongings. f. In the immediate presence of [name]. g. Only between [time and date].
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Red Zone Specific

Surrey	2200-1	<ol style="list-style-type: none"> a. You must not be in the area of Surrey, BC, bounded by 104 Avenue on the South; 108 Avenue on the North; University Drive on the West; Whalley Boulevard on the East. b. You must not be in the area of Surrey, BC, known as the Surrey strip, bounded by 108 Avenue on the North; 105A Avenue on the South; King George Boulevard on the East; University Drive on the West, including all adjacent laneways.
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Vancouver	2200-2	<ul style="list-style-type: none"> a. You must not go to the area of Vancouver, BC, bounded by Powell Street on the North; Pender Street on the South; Princess Street on the East; Carrall Street on the West. b. You must not go to Oppenheimer Park in Vancouver, BC, including the streets that border it. c. You must not go to the area of Vancouver, BC, bounded by Cordova Street on the North; Pender Street on the South; Gore Avenue on the East; Cambie Street on the West.
Victoria	2200-3	<ul style="list-style-type: none"> a. You must not go to the area of Victoria, BC, bounded on the West by the waterfront of the Victoria Inner Harbour; on the North from the waterfront along Fisgard Street to Quadra Street; South along Quadra Street to Fort Street; West along Fort Street to Blanshard Street; South along Blanshard Street to Belleville Street; West along Belleville Street to Menzies Street; North from Menzies Street to the waterfront of Victoria Inner Harbour. b. You must not be within a one-block radius of 700, 800, 900 and 1000 block of Pandora Avenue in Victoria, BC. c. You must not go to the area of Victoria, BC, bounded by David Street, Bridge Street and Gorge Road on the North; Bay Street on the South; Pleasant Street on the West; Government Street on the East.
Kelowna	2200-4	<ul style="list-style-type: none"> a. You must not go to the area of Kelowna, BC, bounded by Ethel Street on the East; Okanagan Lakeshore on the West; Doyle and Stockwell Avenues on the North; Lake, Marshall and Rowcliffe Avenues on the South. b. You must not go to the area of Kelowna, BC, bounded by Bertram Street on the East, Abbott Street on the West; Lawrence Street on the North; Harvey Avenue on the South.

No Go and No Contact with Minors

NO GO PARKS OR SCHOOLS	2303-1	<ul style="list-style-type: none"> 1. (a) You must not go to any public park, or public swimming area, where persons under the age of 16 years are present or can reasonably be expected to be present; or
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Technical Suitability Report	2303-2	<p>(b) any daycare centre, school ground, playground, community centre.</p> <p>2. This condition will be supervised electronically (Technical Suitability Report required).</p>
Exceptions	2303-A	<p><u>The exceptions are:</u></p> <p>a. You have the prior written permission of your probation officer. Such permission is to be given only for reasonable purposes. If you are given permission, you must carry it with you in paper or electronic format at all times when you are in the prohibited area.</p>
Provide copy to peace officer	2303-B	<p>b. If a peace officer finds you in the prohibited area and requests to see the permission, you must show it to the officer.</p>
	2303-C	<p>c. You are in the immediate presence of an adult who has been informed by your probation officer about this order (and your criminal record).</p>
	2303-D	<p>d. You are in the immediate presence of [name].</p>
NO CONTACT WITH MINORS	2304	<p>You must not have any contact or communication directly or indirectly with, or be in the presence of, any person under the age of 16 years of age, except when there is incidental communication, contact or presence in a public place where other adults are present.</p>
Exceptions	2304-A	<p><u>Further exceptions are:</u></p> <p>a. With a court order made by an associate judge, judge or judicial justice who has reviewed this order.</p>
	2304-B	<p>b. In the immediate presence of an adult who has been informed by your probation officer about this order and (and your criminal record).</p>
	2304-C	<p>c. In the immediate presence of [name].</p>
	2304-D	<p>d. If it is your child.</p>

	2304-E	e. In the immediate presence of a guardian of the child.
	2304-F	f. Incidental communication, contact or presence in the course of your or the child's employment.
ACTIVITIES WITH CHILDREN	2305	You must not seek, obtain, or continue with any volunteer position or employment that involves being in a position of trust or authority towards a person under the age of 16 years, unless you have the advance written permission of your probation officer.
Provide copy to peace officer	2305-A	a. If you are given permission, you must carry it with you in paper or electronic format at all times when you are engaged in the activity requiring permission.
	2305-B	b. If a peace officer finds you engaged in the activity and requests to see the permission, you must show it to the officer.
ELTON HUBBS Children Exception	2306	You must not enter into or continue any dating relationship, common-law relationship, or marriage with any person who has children under the age of [number], or who has the care of or access to children under that age. <u>The exception is:</u> a. You have identified to your probation officer the person with whom you are in, or propose to enter, a relationship and your probation officer has informed that person of this order and your criminal record.

Stalking, Sex Crimes and Voyeurism

PROVIDE CELL NUMBER AND VEHICLE INFORMATION	2309	You must provide your probation officer with: 1. the carrier information and phone number of any mobile device you possess; 2. the make, model, colour and licence plate numbers of any vehicle that you drive; and you must not use any other phone or drive any other vehicle unless you have identified it in writing in advance to your probation officer.
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NO SOCIAL MEDIA POSTS	2003	You must not distribute, publish, post, or publicly make available in any way information, including comments and images, which refer to or depict [name].
REMOVE POSTS	2003-1	Within 24 hours of your release from custody (or within 24 hours of the date of this order), you must take all necessary steps to remove from any network, including the internet, any website, social media page or application, or posting which you have created, maintained, or contributed to, which contains any words, or images which refer to or depict [name].
CHANGES IN EMPLOYMENT OR RELATIONSHIP STATUS	2212	You must provide your probation officer with the details of your (employment/intimate relationship) status. You must inform your probation officer within two business days of any changes.
VOYEURISM	2310	You must not possess any device capable of recording images.

Contact with Future Partners

ELTON HUBBS Relationships with adults	2307	You must not enter into or continue any dating, common-law relationship, or marriage with any person until you have identified to your probation officer the person with whom you are in, or propose to enter, a relationship, and your probation officer has informed that person of this order and your criminal record.
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Drugs and Alcohol

NO ALCOHOL OR DRUGS	2400	You must not possess or consume alcohol, drugs, or any other intoxicating substances, except with a medical prescription.
NO ALCOHOL OR DRUGS	2401	You must not possess or consume:
	2401-A	a. Alcohol.
	2401-B	b. Illegal drugs.
	2401-C	c. Intoxicating substances.
	2401-D	d. Cannabis.
	2401-E	e. Prescription medication except in accordance with a medical prescription.
NO ALCOHOL Except while inside residence	2402	You must not possess or consume alcohol except while inside your residence, or while transporting it, sealed and unopened,

		directly to your residence. You must not be intoxicated in any public place (any place except inside your residence).
NO GO LIQUOR OUTLETS	2403	You must not enter any liquor store, beer and wine store, bar, pub, lounge, nightclub, beer garden, or any other business from which minors are prohibited at any time by the terms of a liquor licence.

Counselling, Treatment, Rogers Order, Release of Information

COUNSELLING	2501	You must attend, participate in and complete any intake, assessment, counselling, or education program as directed by your probation officer. This may include counselling or programming for: <ul style="list-style-type: none"> a. Alcohol or substance use. b. Mental health. c. Trauma recovery.
TREATMENT	2502	Having consented in court, you must attend, participate in and complete any intake, assessment, program, treatment, or a full time live-in treatment program as directed by your probation officer. This may include programming or treatment for: <ul style="list-style-type: none"> a. Alcohol or substance use. b. Psychiatric and psychological health.
FORENSIC SERVICES	2503	Having consented in court, you must attend for a psychiatric intake, assessment, or treatment program through Forensic Psychiatric Services as directed by your probation officer.
PRIVATE PROGRAMS AND TREATMENT FACILITIES	2504	Having consented in court, you must attend, participate in and complete [name] program and you must follow all the written rules of the program as long as the rules do not conflict with this order or the directions of your probation officer. If they do conflict, you must tell your probation officer immediately. Upon completion of the program, you must immediately provide proof to your probation officer.
REPORT AFTER EXPULSION	2506	If you are expelled or if you remove yourself from the (recovery/treatment program): <ul style="list-style-type: none"> a. You must immediately report this in person to your probation officer. If their office is closed, you must return immediately on the next business day during regular business hours. <u>Or</u>,

	2506-B	<p>b. You must immediately report this by telephone to your probation officer. If you do not speak to a probation officer, you must continue calling daily during regular business hours until you have spoken to one.</p>
ROGERS ORDER	2507	<p>Having consented in court, you must:</p> <ol style="list-style-type: none"> 1. Report to Forensic Psychiatric Services or elsewhere for any intake, assessment, counselling, or treatment as directed by your probation officer. 2. Attend all scheduled appointments with your doctor, psychiatrist, psychologist, counsellor and mental health worker. 3. Take all medications and medical treatment prescribed for you. 4. Provide your probation officer with the names, addresses and phone numbers of your doctor, psychiatrist, psychologist, counsellor and mental health worker. 5. Authorize your probation officer to give all professionals identified in this condition a copy of this order. 6. Authorize your probation officer to tell all professionals identified in this condition that if you do not follow this order, they have your permission to inform your probation officer. 7. Sign any document that is necessary for your probation officer and all professionals identified in this condition to check your attendance and completion of any intake, assessment, counselling, or treatment program. 8. If you decide not to follow the terms of this order, you must immediately report this in-person to your probation officer and tell them why. If their office is closed, you must return immediately on the next business day during regular business hours and speak to them.
ROGERS ORDER	2507-1	<p>Having consented in court, you must:</p> <ol style="list-style-type: none"> 1. Attend, participate in and successfully complete any intake, assessment, counselling, or treatment program to address

Alcohol or substance use disorder METHADONE, SUBOXONE, SUBUTEX, SUBLOCADE, NALTREXONE, ETC.		<p>your (alcohol/substance use) as directed by the probation officer.</p> <ol style="list-style-type: none"> 2. Attend all scheduled appointments with your doctor, pharmacist, counsellor and treatment provider to treat your (alcohol/substance use). 3. Take all medications and medical treatment prescribed for you. 4. Provide your probation officer with the names, addresses and phone numbers of all your treating professionals, including your doctor, pharmacist, counsellor and treatment provider. 5. Authorize your probation officer to give all professionals identified in this condition a copy of this order. 6. Authorize your probation officer to tell all professionals identified in this condition that if you do not follow this order, they have your permission to inform your probation officer. 7. Sign any document that is necessary for your probation officer and all professionals identified in this condition to confirm your attendance and completion of any intake, assessment, counselling, or treatment program. 8. If you decide not to follow these directions, you must immediately report this in person to your probation officer and tell them why. If their office is closed, you must return immediately on the next business day during regular business hours.
WAIVER	2508-A 2508-B	<p>Having consented in court, you must:</p> <ol style="list-style-type: none"> a. Sign any document that is necessary for your probation officer (doctor, psychiatrist, psychologist, counsellor, mental health worker) to share information concerning your attendance and completion of any intake, assessment, counselling, or treatment program. <u>Or</u>, b. Provide proof of your attendance and completion of any assessment, counselling, or treatment program if your probation officer requests it.

Community Work

COMMUNITY WORK Max 240 hours Must complete within 18 months	2509	You must complete [number] hours of community work under the direction of your probation officer. Your community work service must be completed by [date].
COMMUNITY WORK Hours per month	2510	You must complete [number] hours of community work under the direction of your probation officer. Your community work service must be completed at a rate of no fewer than [number] hours per month.
COMMUNITY WORK For the benefit	2511	Your community work service may be completed for the benefit of [name], but only with the prior written permission of your probation officer.
COMMUNITY WORK Counselling credit	2512	Any hours spent attending counselling under this order will result in a one-for-one reduction in your community work service hours.

Restitution

RESTITUTION – STAND ALONE Section 738 Discretionary Must consider and if denied, must give reasons s 737.1(5)	2513	Pursuant to section 738 of the <i>Criminal Code</i> , I order that you pay restitution in the amount of [\$ figure] to [name] (through the clerk of the court) by [date] (or installments according to a payment schedule: [state]). If payment is to be made directly, include the method of payment ([state] mailing address or address for online banking).
RESTITUTION Monthly amounts	2513	You must pay restitution in the amount of [\$ figure] to the clerk of the court for the benefit of [name], payable in monthly installments of [\$ figure] on the [number] day of each month, starting on [date] and continuing until the restitution is paid in full.
RESTITUTION Due date	2514	You must pay restitution in the amount of [\$ figure] to the clerk of the court for the benefit of [name]. Your restitution must be paid by [date].

Apology and Restorative Justice

APOLOGY	2515	You must (may) apologize to [name] in the manner directed by your probation officer and to the satisfaction of your officer by [date].
RESTORATIVE JUSTICE	2516	You must participate in a restorative justice program to address the impact of your crime on the victim, at the direction of your

		probation officer. If you are subject to a no-contact condition with another person(s) participating in the program, you must only have contact and communication with that person(s) at the time and in the manner directed by your officer.
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Computers and Internet

RESTRICTED NETWORK AND INTERNET	2601	You must not access any computer network including the Internet or possess any device capable of accessing the Internet.
Exceptions		<u>The exceptions are:</u>
	2601-A	a. The device you use is a public device located at [name/address].
	2601-B	b. You are in the immediate presence of [name] when you are using the device.
	2601-C	c. You are in the immediate presence of your probation officer.
	2601-D	d. You are in the immediate presence of a person approved in advance and in writing by your probation officer.
	2601-E	e. You have the prior written permission of your probation officer.
	2601-F	f. You are using the device to access the Internet for the sole purpose of attending your virtual court appearances, paying bills, banking, searching or applying for employment, searching for books at a public library, communicating with a government agency (or [other purpose]).
	2601-G	g. The device you are using is owned and controlled by your employer who is someone other than yourself and you are using the device solely for your employment. You must provide a copy of this order to your employer and tell your employer they must confirm with your probation officer that they have reviewed the order before you can use the device and access the Internet.

	2601-H	<p>h. You are using it solely for your employment. You must provide a copy of this order to your employer and tell your employer they must confirm with your probation officer that they have reviewed the order before you can use the device and access the Internet.</p>
RESTRICTED NETWORK AND INTERNET	2602	You must not use any computer network including the Internet to:
	2602-A	<p>a. Access any social media sites, social networks, Internet discussion forums or chatrooms, or maintain a personal profile on any such service. <u>Or</u>,</p>
	2602-B	<p>b. Communicate or attempt to communicate with anyone you know to be or who reasonably appear or represent themselves to be under the age of [number] years, unless they are members of your family.</p>
NO NETWORK OR INTERNET	2603	You must not access any computer network including the Internet, or possess any device capable of accessing the Internet (except to attend your virtual court appearances).
NO ISP CONTRACT	2604	You must not enter into any agreement with any Internet service provider.

Trafficking and Drug Production

ONE CELL PHONE Exceptions	2606	<p>You must not possess or use any mobile communication device.</p> <p><u>The exceptions are:</u></p>
	2606-A	<p>a. You may possess one cell phone that has only one phone number and is registered in your name.</p>
	2606-B	<p>b. You may only use the cell phone for attending your virtual court appearances, contacting your probation officer, your spouse, your children, your lawyer, or for lawful employment, or in an emergency.</p>
	2606-C	<p>c. You must not use a pay-as-you-go service, or possess more than one SIM card for the phone that is registered in your name.</p>
	2606-D	<p>d. You must provide your probation officer with the cell phone number and service provider and not change it without the prior written permission of your probation officer.</p>

	2606-E	e. Having consented in court, your probation officer may share the phone number with the police for the sole purpose of enforcing compliance with this order.
	2606-F	f. You must not delete the history of any of your communications using the (phone/computer/tablet) without the prior written permission of your probation officer.
	2606-G	g. You may possess (computer/tablet) mobile communication devices inside your residence or at your place of lawful employment.
NO CELL PHONE	2607	You must not possess or use a cell phone or any other device capable of accessing any cellular or computer network including the Internet.
NO RENTALS	2608	You must not enter any rental vehicle.
GROW OP Cannabis production	2609-1	You must not possess any cannabis (except with a medical prescription), metal halide lights, light bulbs of more than 250 watts, sodium vapour lights, ballasts, capacitors, light timers, or diesel generators.
DRUG LAB Synthetic drug production	2609-2	You must not possess any equipment or ingredients used in the production or preparation of any illegal drugs, including but not limited to heating mantles, containers of a volume exceeding 500 ml, including beakers, round-bottom flasks, glass-condensing columns, or reaction flasks. You must not possess red phosphorous, iodine crystals or tincture of iodine, muriatic acid, ether, acetone, sodium thiosulfate, hypophosphorous acid, lye, lithium, more than two litres of drain cleaner, or more than three grams of ephedrine and/or pseudoephedrine.
DRUG PARA PROHIB FOR TRAFFICKERS	2406	You must not possess any drug paraphernalia that is suitable for the sale of drugs. This includes: weigh scales; dime bags; lottery ticket paper; [other]. You may possess a Naloxone or Narcan kit.

Firearms and Weapons

FIREARMS AND WEAPONS PROHIBITION Presumptive for certain offences	2610	You must not possess directly or indirectly any weapon as defined by the <i>Criminal Code</i> . <u>Including:</u> a. Firearms.
	2610-A	

	2610-B	b. Ammunition.
	2610-C	c. Crossbows, prohibited or restricted weapons or devices, or explosive substances.
	2610-D	d. Anything used, designed to be used, or intended for use in causing death or injury to any person, or to threaten or intimidate any person.
	2610-E	e. Any imitation firearms or weapons, including any compressed air guns, BB or pellet guns.
	2610-F	f. Any related authorizations, licences and registration certificates and you must not apply for any of these.
Exceptions	2610-1	<p><u>Exceptions for Employment or Sustenance</u></p> <p>Except you may possess a firearm and ammunition for (employment/sustenance) purposes on the following conditions:</p> <ul style="list-style-type: none"> a. You are properly licensed. b. You are sober. c. You possess the firearm and ammunition only while at, or going directly to or returning directly from (your employment/a hunt that you are authorized to engage in by licence or Aboriginal right). d. You are in the presence of ([name]/another sober adult).
NO FIREARMS IN RESIDENCE	2611	You must not (be/live) in any place where any other person keeps or stores any firearms, crossbows, prohibited weapons, restricted weapons, prohibited devices, ammunition or explosive substances.
SURRENDER FIREARMS	2613	If you possess any of the items prohibited by this order, you must immediately provide a peace officer at the [police station] with a copy of this order and arrange to go with the officer to the location(s) where all the items are and surrender them to the officer.
INCAPACITATING SPRAYS	2614	You must not possess any pepper spray, bear spray, or any form of incapacitating spray.

KNIVES	2616	You must not possess any knives (or axes, or any other sharp-bladed instrument) used, designed to be used, or intended to be used to cut things.
Exceptions		<u>The exceptions are:</u>
	2616-A	a. You can possess a knife when preparing and eating food.
	2616-B	b. You can possess these items inside the place where you live and regularly sleep.
	2616-C	c. For the purposes of lawful employment, while at or going directly to and from your place of lawful employment. If asked, you must provide your probation officer with the details of your location and hours of employment.
	2616-D	d. With the prior written permission of your probation officer. If you are given permission, you must carry it with you in paper or electronic format at all times when you possess any of these items outside the place where you are living.
Provide copy to peace officer	2616-E	e. If a peace officer finds you in possession of these items and requests to see the permission, you must show it to the officer.

Tools and Disguises

BREAK-IN TOOLS	2617	You must not possess:
	2617-A	a. Pry bars or bolt cutters.
	2617-B	b. Hammers, screwdrivers or pliers.
	2617-C	c. Slim jims, lock picks or bump keys.
	2617-D	d. Ceramic rocks.
	2617-E	e. Blow torches or grinders.
	2617-F	f. Night vision goggles.
	2617-G	g. (Other [state]).

Exceptions		<u>The exceptions are:</u>
	2617-1	1. You can possess them inside the place where you live.
	2617-2	2. For the purposes of lawful employment, while at or going directly to and from your place of lawful employment. If asked, you must provide your probation officer with the details of your location and hours of employment.
	2617-3	3. With the prior written permission of your probation officer. If you are given permission, you must carry it with you in paper or electronic format at all times when you possess any of these items outside the place where you are living.
Provide copy to peace officer	2617-4	4. If a peace officer finds you in possession of these items and requests to see the permission, you must show it to the officer.
KEYS	2618	You must not possess any keys except for vehicles or places you are lawfully entitled to access.
DISGUISES	2628	You must not use or possess anything intended to disguise your face for committing an offence, including but not limited to a balaclava.
ARSON No incendiary devices	2629	You must not possess any incendiary devices, flammable products or explosive substances, including but not limited to:
	2629-A	a. lighters or matches;
	2629-B	b. fire accelerants;
	2629-C	c. fireworks;
		except with the prior written permission of your probation officer.
	2629-D	d. If you are given permission, you must carry it with you in paper or electronic format at all times when you possess any of these items outside the place where you live.
Provide copy to peace officer	2629-E	e. If a peace officer finds you in possession of these items and requests to see the permission, you must show it to the officer.
GRAFFITI No paints or pens	2630	You must not possess any paints, dyes, acids, paintbrushes, spray paint cans, or permanent marking pens outside your

Provide copy to peace officer	2630-A 2630-B	<p>residence, except with the prior written permission of your probation officer.</p> <p>a. If you are given permission, you must carry it with you in paper or electronic format at all times when you possess any of these items outside the place where you live.</p> <p>b. If a peace officer finds you in possession of these items and requests to see the permission, you must show it to the officer.</p>
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Commercial Crimes

CREDIT CARDS AND IDENTIFICATION Exceptions	2619 2619-A 2619-B	<p>You must not possess any identification documents, including credit cards, debit cards, cheques, negotiable instruments, driver's licences, birth certificates, social insurance cards, mail, invoices, or bills, other than ones in your name.</p> <p><u>The exceptions are:</u></p> <p>a. The items are lawfully issued in the names of your immediate family members.</p> <p>b. You possess the items for purposes directly related to your employment.</p>
ACCOUNT INFORMATION ELECTRONIC DATA Exceptions	2620 2620-A 2620-B	<p>You must not possess any account information, credit- or debit-card data, or any electronic storage medium, including any credit or identification card with a data strip or security chip that contains personal information other than your account information or data.</p> <p><u>The exceptions are:</u></p> <p>a. The account information or data is lawfully issued in the names of your immediate family members.</p> <p>b. You possess the information or data for purposes immediately and directly related to your lawful employment.</p>
IDENTITY THEFT EQUIPMENT	2621	You must not possess any equipment or material, including scanners, card laminators, magnetic strip encoders, embossers,

		or blank plastic debit cards, bank cards or credit cards, as defined in section 321 of the <i>Criminal Code</i> .
INFORM EMPLOYER	2621-1	Before seeking, obtaining, or continuing any employment, or becoming a volunteer in any capacity that involves having authority over the real property, money or valuable security of another person or corporation, you must provide the employer or the organization with a copy of this order.
NO WORKING IN PRIVATE RESIDENCE Provide copy to peace officer	2622 2622-A 2622-B	You must not engage in any employment that requires you to work inside another person's private residence unless you have the prior written permission of your probation officer. <ul style="list-style-type: none"> a. If you are given permission, you must carry it with you in paper or electronic format at all times when you are working inside another person's residence. b. If a peace officer finds you engaged in such employment and requests to see the permission, you must show it to the officer.
NO PAWNING	2632	You must not sell, or give anything as security for money borrowed, to a pawnbroker.

Vehicles and Bikes

NO GO DRIVER'S SEAT Exceptions	2624 2624-A 2624-B 2624-C	<p>You must not occupy the driver's seat of any motor vehicle.</p> <p><u>If you are properly licensed, the exceptions are:</u></p> <ul style="list-style-type: none"> a. While at work or going directly to or from work. If asked, you must provide your probation officer with the details of your employment, including the hours and location. b. When going directly to or returning directly from a healthcare facility because of a medical emergency. (You have consented in court that you will provide your probation officer with proof of your attendance at the facility if requested.) c. With the prior written permission of your probation officer. If you are given permission, you must carry it with you in paper or electronic format at all times when you are occupying the driver's seat of a motor vehicle.
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Provide copy to peace officer	2624-D	d. If a peace officer finds you in the driver's seat of any motor vehicle and requests to see the permission, you must show it to the officer.
NO GO DRIVER'S SEAT With alcohol/THC	2625	You must not occupy the driver's seat of any motor vehicle with any alcohol or tetrahydrocannabinol (also known as THC) in your body.
NO GO VEHICLE Without the owner's permission	2626-1	1. You must not enter or handle any part of any motor vehicle, other than public transportation, unless the registered owner or the person lawfully entitled to possess the vehicle is present in the vehicle, or you have in your immediate possession their prior written permission to be in the vehicle, which may be in paper or electronic format.
Provide copy to peace officer	2626-2	2. If a peace officer finds you entering, inside, or handling any part of any motor vehicle and requests to see the permission, you must show it to the officer.
NO GO PARKADES, PARKING LOTS, DEALERSHIPS	2627	You must not be in any:
Provide copy to peace officer	2627-A	a. parkade;
	2627-B	b. parking lot;
	2627-C	c. vehicle dealership lot;
	2627-D	d. property where the primary business is the repair, sale, or rental of vehicles or trailers;
	2627-E	except with the prior written permission of your probation officer. If you are given permission, you must carry it with you at all times when you are in a prohibited area.
BIKE POSSESS	2628-1	1. You must not possess any bicycle, except a [detailed name, brand and serial number], unless you have the prior written permission of your probation officer.
Provide copy to peace officer	2628-2	2. If you are given permission, you must carry the permission, which may be in paper or electronic format, when you are in possession of a bicycle.

	2628-3	3. If a peace officer finds you in possession of a bicycle and requests to see the permission, you must show it to the officer.
BIKE REGISTRATION	2107-1	1. You must not possess a bicycle without proof of ownership unless the bicycle has been registered with the police in the 529 Registration Program.
Provide copy to peace officer or advise of registration in 529 Registration Program	2107-2	2. Unless the bicycle is registered with the 529 Registration Program, you must carry a copy of the proof of ownership, which may be in paper or electronic format, when you are in possession of a bicycle.
	2107-3	3. If a peace officer finds you in possession of a bicycle and requests to see a copy of the proof of ownership, you must show it to the officer, or inform the officer that the bicycle is registered with the 529 Registration Program.

History of Picklist

This history box was added May 22, 2025 and only updates after that date are reflected here.

- June 5, 2025:
 - Item 2002-1 added “or” between items (a) and (b);
 - Item 2003-1 changed “other posts” to “postings”;
 - Item 2103 renumbered 2103-A and B, and updated to reflect Corrections pilot project regarding the expanded use of the Remote Intake Line in some locations;
 - Item 2213 updated the conditions for electronic supervision to reflect changes regarding installation of electronic monitoring equipment at jails and remand facilities;
 - Item 2610 updated to separate “Firearms and ammunition” into two separate items.
- October 14, 2025
 - Item 2103-B added “Surrey and Port Coquitlam.”
- January 16, 2026: Revised 2005-2 NO GO Protection Registry condition to add distance from address in metres