



Date of order: 24-May-2022

OPS/ap

Judge: The Honourable Justice J.S. Brunet

Information #(s) 0411-998-19-RD18130 Occ#
19-193182

ONTARIO COURT OF JUSTICE

East Region at 161 Elgin St., 2nd floor, Ottawa, Ontario

ADULT PROBATION ORDER

Deirdre A MOORE (Name of the offender) DOB: 28-Sep-1965 Date (dd-mmm-yyyy)

of 235-251 Hannah St., Ottawa, ON (complete address)

A PROBATION ORDER has been made against you as part of your sentence for the following offence(s):

Table with 5 columns: Offence Date(s), Location (City), Short Wording, Section Number and Statute, Election. Row 1: 26-Jul-2019, City of Ottawa, Unlawfully entered a dwelling-house, S.349(1) CCC, Indictable.

THIS ORDER will be in force for a period of 3 years and during the time you are not in custody serving an intermittent sentence. It will begin today unless you are also sentenced to or serving a term of imprisonment (other than an intermittent sentence) or a conditional sentence of imprisonment. (See "When and Where Order is in Force" section of this Order).

This Order is made on directing that the offender be discharged on conditions

Conditions:

YOU MUST OBEY ALL OF THE CONDITIONS LISTED BELOW:

- 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 the probation officer in advance of any change of name or address and promptly notify the court or the probation officer of any change in employment or occupation.
4. Notify your probation officer of any change of address
5. Do not contact or communicate in any way, either directly or indirectly, by any physical, electronic or other means, with: Jonathan KISKA, Sean KISKA, Cate KISKA

EXCEPT

- ONLY with Sean KISKA and Cate KISKA with the written and revocable consent of the CAS or pursuant to a Family Court Order or and Order under the Child, Youth and Family Services Act.

- 6. Do not be within 500 metres of any place where you know any of the person(s) named above to live, work, go to school, frequent or any place you know the person(s) to be EXCEPT for required court attendances

EXCEPT

- ONLY with Sean KISKA and Cate KISKA with the written and revocable consent of the CAS or pursuant to a Family Court Order or and Order under the Child, Youth and Family Services Act.

- 7. Do not attend within 500 metres of 1244 Lampman Cres., Ottawa, ON
8. Do not attend at Sean and Cate KISKA's schools
9. Do not contact or communicate in any way, either directly or indirectly, by any physical, electronic or other means, with: staff at Sean and Cate KISKA's schools or with any students at these schools
10. Do not possess any weapon(s) as defined by the Criminal Code (for example, a BB gun, pellet gun, firearm, imitation firearm, cross-bow, prohibited or restricted weapon, ammunition or explosive substance or anything designed to be used or intended for use to cause death or injury or to threaten or intimidate any person).
11. Do not post on the internet, by social media or any other means, court documents, including but not limited to court rulings, court filings such as facts, affidavits or other supporting material, that names Jonathan KISKA, Cate KISKA, or Sean KISKA or otherwise violates S.87(8) of the Child, Youth and Family Services Act, 2017.
12. Do not post on the internet, by social media or any other means, disclosure received from the Crown Attorney as part of any of your criminal court proceedings.

When and Where Order is in force:

This Order continues to apply whether you are in Canada or outside of Canada. This Order applies anywhere in the world.

This Order is in force starting TODAY except:

- If you are also sentenced to a period of imprisonment today or are serving a sentence of imprisonment previously imposed in

which case this Order will start when you are released from imprisonment or, if released on conditional release (parole), from the date the sentence or imprisonment ends.

- If you are also sentenced today to a conditional sentence of imprisonment, this Order will start immediately after the conditional sentence ends.
- If you are sentenced to an intermittent sentence, this Order is in force starting today and at all times when you are not in custody serving that sentence.

Your probation officer can tell you exact dates when this Order starts and ends.

This Order is in force at all times and must be obeyed unless a sentence of imprisonment makes it impossible to comply for the time being with the Order.

Variation, extension:

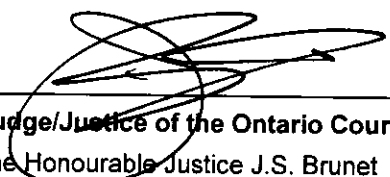
You, the probation officer or the prosecutor may at any time apply to the court to:

- make changes to any Additional Conditions;
- relieve you from compliance with any Additional Condition completely or in part or
- decrease the period for which this Order is in force.

WARNING

Refusal or failure (without reasonable excuse) to comply with any condition of this Order is a criminal offence for which you may be arrested, prosecuted and imprisoned for up to four years, fined up to \$5,000.00 or both if found guilty. Further, if you are convicted of any criminal offence, including a breach of this Order, the prosecutor may apply to the court to change or add conditions or to extend the period for which this Order is in force or, in some cases, to cancel this Order and sentence you again for these offences.

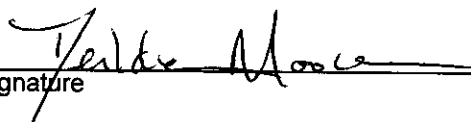
Date: 24-May-2022



Judge/Justice of the Ontario Court of Justice
The Honourable Justice J.S. Brunet

Acknowledgment:

I, Deirdre A MOORE, have read the conditions of this Order or have had them read to me and I understand them. I have received a copy of this Order. I understand that failing to comply with any part of this Order may result in arrest or imprisonment. I am aware that I may apply to the court to vary this Order at any time.

X 

24-May-2022

Signature

Date:

Name of Interpreter:

Signature of Interpreter:

Additional Orders

- DNA-P(5.03) DNA-S(5.04) DNA 5.041 Driving Prohibition SOIRA S.109/110

Distribution

- Offender Probation Crown VWAP Police Chief Firearms Officer

VARIATION OF PROBATION ORDER

Upon the application of the probation officer/prosecutor/offender (delete any inapplicable words), it is ordered that the Probation Order dated the _____ day of _____, year _____, be and it is hereby varied as follows:

Dated this _____ day of _____, year _____
at the _____
of _____

Justice/Judge/Local Registrar/Clerk of the Court

I, the undersigned offender, hereby acknowledge that I have been informed of the above variation of the Probation Order dated the _____ day of _____, year _____, and that I have received a copy of the said Probation Order endorsed accordingly.

Signature of Offender

TRANSFER OF PROBATION ORDER

Upon the application of the probation officer and with the consent of the Attorney General, the foregoing probation order is hereby transferred to _____

Dated this _____ day of _____, year _____
at the _____
of _____

Justice/Judge/Local Registrar/Clerk of the Court