#### FELONY REVIEW PROCESS

#### SCHOOL ADMINISTRATOR'S GUIDE

Please use this guide to assist students with submitting the correct information needed for the Board's felony review process.

#### **Staff or Disciplinary Panel Review**

Some felony convictions can be approved by staff and others require review by the Board's Disciplinary Panel. It is suggested that schools not enroll a student until they have completed the felony review process unless the student has a conviction that can be approved by Board staff. For applications requiring review by the Board's Disciplinary Panel, a future enrollment date can be used on the apprentice application.

Felony convictions that can be approved by staff:

- Non-person felony; and
- The student has been off probation, parole or supervision for at least one year.

Felony convictions that require review by the Board's Disciplinary Panel:

- Person felony; and/or
- Any student currently on probation, parole or supervision.



#### **Application, Board Forms & Court Documents**

The apprentice application must be submitted with all required forms and court documents.

#### Felony Disclosure Form

This is a Board form. The student completes this form and lists all court cases, provides an explanation of the crime as well as an explanation regarding their rehabilitation efforts. The student can also attach letters of recommendation.

#### Felony Monitoring Form

This is a Board form and is only required if the student is <u>currently on probation</u>. The student's probation officer completes this form.

#### **Complaint**

This is a court document that shows the charges filed against the student. In federal court this document is called an indictment. If an amended complaint(s) was filed it must also be provided.

#### Journal Entry of Judgment

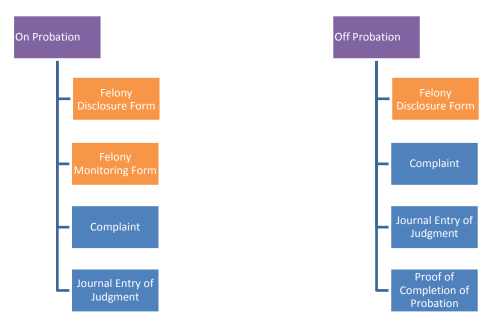
This is a court document that shows all convictions, the date of conviction and sentencing.

#### Proof of Completion of Probation

This is a court document and is only required if the student has <u>completed probation</u>. The document shows the date probation was completed.

#### **Submitting the Correct Forms and Documents**

Determine whether the student is currently on probation or has completed their sentence. This will determine what Board forms and what court forms will have to be submitted.



#### **Obtaining Court Documents**

Court documents can be obtained from the District Court Clerk at the County Courthouse where the case was filed. For federal cases, documents can be obtained from the Clerk at the U.S. District Court where the case was filed. Typically, all courts require a fee for copies of documents.

#### **Review Process**

<u>Complete</u> applications that can be approved by staff are processed in the same timeframe as non-felony apprentice applications. The Board's Disciplinary Panel reviews applications on the 15<sup>th</sup> and 30<sup>th</sup> of each month. In determining whether to grant a license, the Board considers whether the student is rehabilitated to warrant the public trust. The factors the Board considers include:

- 1. The nature of offense
- 2. Any aggravating or extenuating circumstances
- 3. The time since offense
- 4. Rehabilitation or restitution

- 5. Present moral fitness
- 6. Consciousness of wrongful conduct
- 7. Age/maturity at time of offense
- 8. Present competence/skill

#### **Decision**

If staff or the Board's Disciplinary Panel approves the application, the license will be issued and mailed to the school. If the application is denied, the student will receive a Summary Proceeding Order in the mail stating the reasons for denial. The school will also be notified that the application was denied.

#### **Appeal**

A student may appeal the Board's decision and request a hearing before the Board's Disciplinary Panel. An appeal must be filed by the student within 18 days of the date indicated on the Certificate of Service or the Summary Proceeding Order becomes a Final Order.

#### Hearing

Hearings are held before the Board's Disciplinary Panel and General Counsel. The hearing is the student's opportunity to demonstrate that they have been sufficiently rehabilitated to warrant the public trust. The student will be asked to explain their conviction, rehabilitation efforts and why they should be granted a license. The Board will then make a determination regarding the application. The decision will be announced at the hearing.



714 S.W. Jackson, Suite 100 Topeka, Kansas 66603 www.kansas.gov/kboc (785) 296-3155

# FELONY CONVICTION REPORTING INSTRUCTIONS

#### **FELONY REPORTING**

What types of convictions must be disclosed? You only have to report felony convictions. You must report all felony convictions even if they did not occur in Kansas or you were told they did not appear on a background check. You DO NOT have to report pending felony charges or convictions that have been expunged or pardoned.

Why do I have to report my felony conviction? By law, the Board of Cosmetology may consider your felony conviction in deciding whether to grant your application for a license.

#### REQUIRED DOCUMENTS

The Board requires you to submit the following:

Application
Felony Disclosure Form
<b>Felony Monitoring Form</b> (If you are currently on probation, parole or post-release supervision)
Court Documents for each case:
☐ Complaint or Indictment (Charges filed against you)
Journal Entry of Judgment (Shows convictions and sentencing by the Court)

☐ Proof of Completion of Probation or Release from Supervision (if applicable)

The application, forms and court documents should be sent to the Board in the same envelope.

#### Incomplete submissions will be returned.

What is the Felony Disclosure Form? This form provides the Board with information about your conviction in enough detail to permit the Board to make a decision regarding your application.

What is the Felony Monitoring Form? This form provides the Board with information regarding your conviction from the monitoring agency. If you are currently serving probation, parole or are on post-release supervision, you must have your monitoring agency complete this form.

How do I obtain court documents? Court documents can be obtained at the Courthouse from the Clerk of Courts in the County where the case was filed. If, for some reason, the documents are unavailable, you must provide a letter from the Court stating the documents are not available. Typically, most courts charge for copies of documents.

What if my conviction was in another state? It may take some time to obtain your court documents. Most states require that you submit your request in writing along with a payment in order to obtain records.

#### **REVIEW PROCESS**

What does the Board consider when determining whether to grant a license? In determining whether to grant your application for a license, the Board considers the following:

- 1. The nature of offense
- 2. Any aggravating or extenuating circumstances
- 3. The time since offense
- 4. Rehabilitation or restitution

- 5. Your present moral fitness
- 6. Your consciousness of wrongful conduct
- 7. Your age/maturity at time of offense
- 8. Your present competence/skill

What happens next? After the Board receives your application, forms and court documents, your file will be reviewed by the Board's Disciplinary Panel. If the Board approves your application, your license will be issued. If the Board does not approve your application, you will receive an Order stating the reasons for denial.



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# FELONY DISCLOSURE FORM

APPLICATION TYPE								
COSMETOLOGY BODY ART								
<ul><li>□ Apprentice</li><li>□ Practitioner</li><li>□ Renewal</li><li>□ Establishment</li><li>□ Instructor</li></ul>	☐ Prac	rentice cititoner ewal blishment ner						
APPLICANT/LICENSEE INFORMATI	ION							
NAME		EMAIL						
HOME ADDRESS	Сіту	I	STATE	ZIP				
PHONE	CELL PHONE	D.	ate of Birth	LICENSE I	No. (IF APPLI	CABLE)		
CASE INFORMATION (Attach additional			, , , ,					
COURT NAME	CASE NO.	CRIME - CC	NVICTION(S)	ATTACH  Complaint	THE FOLLOW	/ING:		
			☐ Journal Entr ☐ Proof of Cor Supervision	y of Judgment npletion of Prob (if applicable)	oation/			
			☐ Complaint ☐ Journal Entry of Judgment ☐ Proof of Completion of Probatio Supervision (if applicable)			oation/		
				☐ Complaint☐ Journal Entr☐ Proof of Cor	y of Judgment	oation/		
				☐ Complaint☐ Journal Entr☐ Proof of Cor	y of Judgment	oation/		
CASE STATUS								
Are you currently on probation, parole				□Yes	□No	□NA		
When did you complete probation, par		ision?				□NA		
Have you paid all court ordered restitu				□Yes	□No	□NA		
Have you completed all court ordered	treatment?			□Yes	□No	□NA		
If you have not paid all court ordered restitution and/or completed all court ordered treatment, explain why.								



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## FELONY DISCLOSURE FORM

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you would like the Board to know regarding the crime.	es mai
January and the state of the st	
Do you take full responsibility for the crime or were there circumstances that were beyond your control that caused you to be ci with the crime?	harged



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## FELONY DISCLOSURE FORM

					M

Explain what you have done to rehabilitate yourself since you were convicted.	Examples include attending treatment and therapy,
activities and employment, etc. You may also attach letters of recommendation.	
Explain why the Board should grant your request for a license.	
CERTIFICATION	
I declare under penalty of perjury under the laws of the State of Kanas that the infor	mation contained herein is true and correct. Lunderstand
providing false information may constitute grounds for denial of my application pursuant to	K.S.A. 65-1908.
SIGNATURE	DATE SIGNED



MONITORING OFFICER'S SIGNATURE

### KANSAS BOARD OF COSMETOLOGY

714 S.W. Jackson, Suite 100 Topeka, Kansas 66603 www.kansas.gov/kboc (785) 296-3155

## FELONY MONITORING FORM

### INSTRUCTIONS

You must submit this form if you are currently on probation, parole or post-release supervision. Complete the Authorization to Release Confidential Information portion of this form and give it to your monitoring agency to complete the rest.

AUTHORIZATION TO RELEASE CONFID	AUTHORIZATION TO RELEASE CONFIDENTIAL INFORMATION						
I hereby authorize							
COURT NAME	CASE NO.	COURT NAME		CASE No.			
DEFENDANT'S SIGNATURE			DATE SIGNED				
MONITORING AGENCY INFORMATION							
MONITORING AGENCY		NAME OF MONITORING	OFFICER				
EMAIL ADDRESS		PHONE					
ADDRESS		Сіту	STATE	ZIP			
Case Information   Date monitoring began: Date monitoring scheduled to end:   Was the applicant the principal participant or an accessory? Principal Accessory   Was the crime premeditated or spur of the moment? Premeditated Spur of the moment   Were there damages or injury to the victim? Yes No   Did the applicant make restitution to the victim? Yes No    Compliance Status  Compliant as of this date with all terms and conditions of monitoring and no revocation is pending.  Non-compliant on this date with terms and conditions of monitoring as follows:    Non-compliant on this date with terms and conditions of monitoring as follows:							
Comments							
REFUSAL TO COMPLETE FORM  I am unable to complete this form or to c  CERTIFICATION	lisclose any inforn	nation regarding the defenda	int.				

DATE SIGNED

## IN THE DISTRICT COURT OF ANY COUNTY, KANSAS

STATE OF KANSAS,	)
Plaintiff	) )
vs.	) Case No. 14CR9999
JANE APPRENTICE,	)
Defendant.	
	COMPLAINT  secutor, a duly appointed, qualified and acting Assistant County sas, and for and on behalf of said State gives the court to
	COUNT I
present did unlawfully, felonic controlled substance, to wit: Metl in K.S.A. 65-4107(d)(3) and ame Unlawful Possession of Methan	the in Any County, Kansas, Jane Apprentice, then and there being busly, and intentionally, knowingly or recklessly possess a hamphetamine, a Schedule II controlled substance as designated and the industry of K.S.A. 2011 Supp. 21-5706(a) imphetamine, a drug severity level 5 felony. (Penalty: from a imum of 42 months in prison and a fine of up to \$100,000; Pos

All of said acts then and there committed contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Kansas.

For Court Use Only (Seal)		



## 2012 KANSAS SENTENCING GUIDELINES JOURNAL ENTRY OF JUDGMENT

Please use Journal Entry based on OFFENSE DATE							
SECTION I. CASE IDE	ENTIFYING INFORMATION		1. Transaction No.				
<sup>2.</sup> STATE v.	☐ Male ☐ F	emale	3. Court O.R.I. Number	<sup>4.</sup> K.B.I. Number			
		T					
5. County	6. Court Case Number	7. Sentencin	g Judge	8. Sentencing Date			
	Appointed Retained	Self	☐ Waived Orally ☐ Waived in	Writing			
Counsel Name (please print)	)						
<sup>10.</sup> Type of Proceeding (Trial)	☐ Bench Trial (includes a ple ☐ Guilty Plea	ea on stipulated	d facts)				
11. Date of Conviction:							
12. Pre-Trial Status of Offende	er 🗌 In Custody 🔲 Release	ed on Bond [	Other Release				
SECTION II. CRIMINA	L HISTORY CLASSIFICATION	ON					
1. Offender's Overall Crimina	l History Classification as Found	l by the Court	: ABBCDDE	]F			
2. Objection to Criminal Histo	ory?  Yes  No If Yes	s, By: [	Defendant or State				
Court's Ruling on Objection	n: Criminal history was amer	nded □ (	Criminal history was not amended				
	IT CONVICTION INFORMAT						
	of Conviction:						
-	Date of Offense:		1 <u>—</u>	t as domestic violence case			
Count No.:	rate of offense.			ling (see #13 this section)			
<sup>2.</sup> K.S.A. Title, Section, Subse	ection(s):						
Attempt (K.S.A. 2011 St	upp. 21-5301) 🔲 Conspiracy ( k	K.S.A. 2011 Su	pp. 21-5302) Solicitation (K.S.A. 20	)11 Supp. 21-5303)			
3. Grade of Offense: (Check one in each row.) Felony, Severity Level Misdemeanor, Class Person Nonperson							
4. Offense Category: Nondrug Drug Off-grid Nongrid							
5. Presumptive Sentencing Range: (Enter terms from appropriate grid.) Aggravated Standard Mitigated							
Check applicable box(es) Presumptive Prison Presumptive Probation Border Box							
Drug Treatment for up to 18 months. K.S.A. 2011 Supp. 21-6824							
Special Rule Applies (Complete Special Rules Supplemental Page and Attach)							
THIS FORM MUST BE ACCOMPANIED BY A COPY OF THE PRESENTENCE INVESTIGATION FORM PURSUANT TO							
• •			MATION REQUIRED BY K.S.A. 2011	Supp. 22-3426.			
PLEASE USE AN ADDITIONAL OFFENSES PAGE FOR ADDITIONAL OFFENSES OF CONVICTION.							

Case No					
KANSAS SENTENCING GUIDELINES JOURNAL ENTRY OF JUDGMENT (PA	GE 2)				
6. SPECIAL RULE APPLICABLE: Yes No If Yes, enter the number(s) and brief description(s) corresponding to the applic (Complete Special Rules Supplemental Page and Attach):	cable special rule.				
7. SPECIAL FINDING that the crime was SEXUALLY MOTIVATED pursuant to the KS Offender Registration Act 7a. Did the court make a special finding that the crime was sexually motivated? 7b. IF YES to 7a, did the court find that the act involved non-forcible sexual conduct, the victim was at least 14 and the offender was no more than 4 years older than the victim? (K.S.A. 2011 Supp. 22-4902(c)(15)) 7c. IF YES to 7a and NO to 7b, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO	Yes No				
JOURNAL ENTRY.  8. Was offender determined by the Court to be an Aggravated Habitual Sex Offender? (K.S.A. 2011 Supp. 21-6626)  IF YES, PLEASE COMPLETE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.	☐ Yes ☐ No				
<ul> <li>9. Is offender being sentenced pursuant to K.S.A 2011 Supp. 21-6627 where offender is 18 years of age or older and the victim is less than 14 years of age?</li> <li>IF YES, PLEASE COMPLETE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.</li> </ul>	☐ Yes ☐ No				
10. Downward departure (K.S.A. 2011 Supp. 21-6818(a)) for a crime of extreme sexual violence (K.S.A. 2011 Supp. 21-6815)?  IF YES, PLEASE COMPLETE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.	☐ Yes ☐ No				
11. Did offender, as determined by the court, commit the current crime with a deadly weapon? IF YES, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY.	Yes No				
12. Was offender convicted of a violation of K.S.A. 2011 Supp 21-5703, Manufacture or attempted manufacture, K.S.A. 2011 Supp 21-5705(a)(1). Cultivation, Distribution, Possession w/ intent to distribute opiates, opium or narcotic drugs or any stimulant in K.S.A. 65-4107(d)(1), (d)(3), (f)(1); or K.S.A. 2011 Supp. 21-5709(a). Possession of precursors w/ intent to manufacture?  IF YES, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO JOURNAL ENTRY. (personal use exemption eliminated effective July 1, 2011)	Yes No				
13. Determination of domestic violence case designation  13a. Did offender, as determined by the <u>trier of fact</u> , commit a domestic violence offense?  13b. If <b>YES</b> to 13a above, did the court find that offender had no prior domestic violence conviction or diversion, AND that offender did not use the present domestic violence offense to coerce, control or punish the victim?  13c. If <b>YES</b> to 13a and <b>NO</b> to 13b, <b>PLEASE CHECK THE DOMESTIC VIOLENCE CASE DESIGNATION BOX</b> .	Yes No Yes No DV Case				
SENTENCE IMPOSED:					
Guideline Range Imposed: ☐ Aggravated ☐ Standard ☐ Mitigated ☐ Departure – COMPLETE SECTION IV					
2. Prison Term: KDOC months (including enhancement sentence) (Enter months above then check one of the following)					
Life - Minimum 15 yrs. Life - Minimum 20 yrs. Hard 25 Hard 40 Hard 50  Mandatory minimum years = 50 years (600 months) or months pursuant to guidelines, given offender's criminal history, whichever is greater  Life Imprisonment without Parole Death Penalty					
3. Postrelease Supervision Term: 12 months 24 months 36 months 60 months (sex offense) - COMPLETE SECTION IV  No Postrelease K.S.A. 2011 Supp. 22-3716(e) Lifetime Postrelease					
4. Electronic Monitoring: Lifetime (K.S.A. 2012 Supp. 21-6604(r))					
5. Nongrid Term: (Jail) (For misdemeanor or nongrid felony) months days  (Enter county jail term above then check one of the following) Jail sentence imposed or, Underlying with probation days or described o	n granted.				

Case No						
KANSAS SENTENCING GUIDELINES JOURNA	AL ENTRY OF	JUDGMENT	(PAGE 3)			
6. Probation Term (If Granted):						
SECTION IV. DEPARTURE INFORMATION						
1. Type of Departure: (Check all that apply.)  Downward Durational Upward Duration  Postrelease Supervision (up to 60 months for s  ["Sexually motivated" defined in K.S.A. 2011 Supp.	sexually motivated	unward Dispositional Upward Dispositional d offense) – K.S.A. 2011 Supp. 22-3717(d)(1)(D)(i)				
<sup>2.</sup> Reasons Cited as Basis for Departure:						
SECTION V. OTHER CONDITIONS						
1. General/Special Conditions of Probation (COMPLET	E AND ATTACH	ORDER OF PROBATION TO THIS JOURNAL ENTR	'Y if needed)			
2. Costs Ordered:						
Total Restitution (Please complete #3 below)	\$	Correctional Supv. Fee (Felony \$120; Misd. \$60)	\$			
Court Costs (including surcharge)	\$	BIDS Attorney Fee  Waived	\$			
Total Fines (*See Below)	\$	BIDS Application Fee	\$			
DNA Database Fee (K.S.A. 21-2511 & 75-724.)	\$	Court-Appointed Attorney Fee	\$			
Extradition Costs	\$	Community Corr. Fee (offenses after 1/4/07)	\$			
Domestic Violence Special Program Fee	\$	Booking/Fingerprint Fee	\$			
Apprehension Fee (Escape/Agg. Escape)	\$	Reward Reimbursement	\$			
Alcohol and/or Drug Eval. Fee (offenses before 7/1/11) Witness Fee	\$	Children's Advocacy Center Assessment Fee  Medical Costs/Expenses Reimbursement	\$			
KBI Lab Fee	\$	SB 123 Assessment Fee (\$200)	\$			
Other Lab Fee	\$	SB 123 Offender Reimbursement (\$100)	<u> </u>			
Domestic Violence Assessment/Recommendations	\$	Other:	\$			
	Ψ	OTHER:TOTAL COSTS	\$			
* \square Includes fine for DUI offense committed on or a	fter 7/1/11 Cler	<del>_</del>				
3. Restitution to be paid as follows: Amount Name and Address  \$ \$ \$ \$ \$ \$ \$ \$	THE WITH. CHE	k will sellu \$250 to the state freasurer.				

Case No
KANSAS SENTENCING GUIDELINES JOURNAL ENTRY OF JUDGMENT (PAGE 4)
SECTION VI: RECAP OF SENTENCE
Total Prison Term (if sentence imposed is to prison):  Total County Jail Term:  Total Underlying Jail Term (if sentence imposed is probation):  Total Underlying Prison Term (if sentence imposed is probation):  Total Underlying Prison Term (if sentence imposed is probation):  For each count, the Court pronounced the complete sentence, including the maximum potential good time percentage. K.S.A. 2011 Supp. 21-6804(e)(2) and 21-6805(c)(2).
2. Postrelease Supervision Term: 12 months 24 months 36 months 60 months  No Postrelease K.S.A. 2011 Supp. 22-3716(e) Lifetime Postrelease
3. Electronic Monitoring: Lifetime (K.S.A. 2012 Supp. 21-6604(r))
4. Probation Term Imposed (select one):
5. <b>Jail Credit:</b> Enter dates <b>(m/d/yy only)</b> and days of potential jail credit for this case and check "A" if the days are actually awarded, or "N" if the days are not awarded by the court. (attach additional pages if necessary)
*Location- From: To: = Days A N *Location- From: To: = Days A
Sentencing Date: - Total Number of Days of Jail Credit Actually Awarded - Sentence Begins Date: - Sent
6. Prior Case(s) to Which the Current Sentence is to Run Concurrent or Consecutive:  Case No. County Sentence Concurrent or Consecutive Case No. County Sentence Concurrent or Consecutive Case No. County Sentence Concurrent or Consecutive Concurrent Concur
<ul> <li>Miscellaneous Provisions:         <ul> <li>Defendant informed of <u>right to appeal</u> within 14 days of this date. K.S.A. 22-3608(c). (Required by case law)</li> <li>Defendant informed of potential <u>rights of expungement.</u> K.S.A. 2011 Supp. 21-6614c(h)</li> <li>Defendant informed of <u>duty to register</u> as an offender pursuant to the Kansas Offender Registration Act, K.S.A. 2011 Supp. 22-4905(b)(2) (Please complete OFFENDER REGISTRATION SUPPLEMENT and attach it to the Journal Entry.)</li> <li>Defendant must submit specimens of blood or an oral or other biological sample, if not previously submitted, pursuant to <u>K.S.A. 21-2511(c).</u></li> <li>Defendant must obtain psychological evaluation and shall complete the recommended treatment pursuant to <u>K.S.A. 22-3717(d)(1)(D)(iv).</u></li> <li>Defendant has been processed, fingerprinted and palmprinted. <u>K.S.A. 21-2501(b)</u></li> <li>Court remands Defendant to custody of Sheriff to begin serving sentence.</li> <li>Court remands Defendant to custody of Sheriff to await transportation to the custody of the Secretary of Corrections.</li> <li>Defendant to report to County Jail on the</li></ul></li></ul>

Case No		
SECTION VI. RECAP OF SENTENCE CONTINUED	(PAGE 5)	
<ul> <li>8. Border Box Findings K.S.A. 2011 Supp. 21-6804(f): (Check if appropriate treatment program exists which is likely to be more offender recidivism; and the recommended treatment program is available and the offender time; or,</li> <li>the non-prison sanction will serve community safety interests by program is available.</li> </ul>	effective than the presumptive prison term in reducing the risk of can be admitted to the program within a reasonable period of	
9. If made, Motion for New Trial: Granted	Denied	
10. If made, Motion for Judgment of Acquittal: Granted	Denied	
11. If made, Motion for Arrest of Judgment: Granted	Denied	
SECTION VII. SIGNATURES		
1. Judge's Signature:  Signed:  Printed:		
2. Prosecuting Attorney:	3. Defense Attorney:	
Signed: Printed: Supreme Court Number: Date: Address: Phone No:	Supreme Court Number:  Date: Address:	

## IN THE DISTRICT COURT OF ANY COUNTY, KANSAS

STATE OF KANSAS,	)
Plaintiff	)
vs.	) Case No. 13CR9999
JANE APPRENTICE,	)
Defendant.	) ) )
ORDER T	ERMINATING PROBATION/PAROLE
The Defendant's period should be terminated forthwith.	of probation ordered by the Court in the above captioned case
	DERED BY THE COURT that the Defendant is hereby released in 1, 2014, based on the following:
Probation expired, Defendant	dant having complied with terms and conditions of probation.
restitution, costs, fines, or Board	n does not relieve the Defendant of the obligation to pay any d of Indigent Defense Service fees imposed in the Defendant's es a debt to the Court, Any County, Kansas Trustee's Office is standing financial obligations.
	Court is directed to deliver a copy of this Order to the office of ections, District Attorney, Court Trustee and Defendant.
	John Judge District Court Judge