Defense Attorney Adobe Document Processing

Upon requesting a Defense document from the Bailiff, you will receive an email message from Echo Sign <u>echosign@echosign.com</u>. It appears like this:



When you open the email, select "Review and Sign."

Mandatory fields will appear on the document with a red asterisk. * Each attorney and the Judge will have some mandatory fields. You will not be allowed to sign the document until you have completed your mandatory fields. Other fields are available for anyone to select or fill in.

Nobody can make a change to someone else's entry. It is possible to add to the document.

Select the yellow arrow to move to the next field or scroll down.

VS Test, Testy		The city of Seattle, P	LAINTIFF		Decla	aration	n of Non- Dri	ving and
Test, Testy Case # 12121 COURT'S ORDER:		VS			O	rder or	n Criminal M	lotion
DEFENDANT COURT'S ORDER: NO PRIOR OFFENSES In the Court, having found the defendant to have no prior offenses as that term is used in RCW 46.61.5055, pursuant to CRU 3.2 now ORDERS that: OF the Court finds that a "24/7 monitoring program" as defined in RCW 36.28A.330 is not currently available in Seattle, Washington. Therefore, in lieu of 24/7 monitoring, the Court now ORDERS that: The defendant shall not drive any vehicle until a further order of the Court is issued. The defendant shall not drive any vehicle without an ignition interlock device. The defendant shall be placed on SCRAM. The defendant shall be placed on SCRAM. The defendant shall be placed on BA/RT The defendant shall placed on BA/RT The defendant shall propert to SMC Day Reporting with Urinalysis and Breath Tests. Other: Signed on #dick here to sign * Attorney for Defendant WSBA Assistant City Attorney WSBA DEFENDANT'S DECLARATION! Inderstand that the court ordered me to not drive or have an ignition interlock device installed on all motor vehicles of drive, and I agree to that restriction. I understand that I am prohibited from driving any motor vehicle or driving without an ignition interlock device while the restriction ordered by the court is in effect. Will not drive any motor vehicle or I will not drive without an ignition interlock device while the restriction ordered by the court is in effect. Warningel Falure to comply with an order for ignition interlock device in this case number could result in being found in contempt of court and/or being charged with a gross misdemeanor and punished accordingly. RCW 10.21.055. Ideclare under the penalty of perjury of the laws of the State of Washington that the foregoing is true and correct. Signed in Seattle, Washington on		Test, Testy			Case #	12121		
COURT'S DOENCE: NO PRIOR OFFENSES The Court, having found the defendant to have no prior offenses as that term is used in RCW 46.61.5055, pursuant to CrRU 3.2 now ORDERS that: ONE COURT finds that a "24/7 monitoring program" as defined in RCW 36.28A.330 is not currently available in Seattle, Washington. Therefore, in lieu of 24/7 monitoring, the Court now ORDERS that: The defendant shall not drive any vehicle until a further order of the Court is issued. The defendant shall not drive any vehicle without an ignition interlock device. The defendant shall be placed on SCRAM. The defendant shall be placed on SCRAM. The defendant shall be placed on BA/RT The defendant shall perport to SMC Day Reporting with Urinalysis and Breath Tests. Other: Signed on			, U	EFENDANT				
Approved as to form: *Citck here to sign * *Citck have to refer to the court ordered me to not drive or have an ignition interlock device installed on all motor vehicles or their grintion interlock device while the restriction ordered by the court is installed on all motor vehicles or the interlock device installed on all motor vehicles or the restriction.		COURT'S ORDER: NO PRIOR OFFEN	SES					
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* Click here to sign * Attorney for Defendant WSBA Assistant City Attorney WSBA DEFENDANT'S DECLARATION:		Approved as to form:			Judge			
Attorney for Defendant WSBA Assistant City Attorney WSBA DEFENDANT'S DECLARATION: I understand that the court ordered me to not drive or have an ignition interlock device installed on all motor vehicles I drive, and I agree to that restriction. I understand that I am prohibited from driving any motor vehicle or driving without an ignition interlock device as ordered above. I will not drive any motor vehicle or I will not drive without an ignition interlock device while the restriction ordered by the court is in effect. WARNING! Failure to comply with an order for ignition interlock device in this case number could result in being found in contempt of court and/or being charged with a gross misdemeanor and punished accordingly. RCW 10.21.055. I declare under the penalty of perjury of the laws of the State of Washington that the foregoing is true and correct. Signed in Seattle, Washington on		*Click here to sign	*					
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After clicking the signature line, the following box will appear. Select how you would like your signature displayed and apply your signature.

Type Draw Image Mobile	
Test Defense Attorney	
Clear	
Close Apply	

Click to sign.

Signed on		
Approved as to form: <u>Test Defense Attorney</u> <u>Internet Reserver</u> Attorney for Defendant	1234 WSBA	
correct. Signed in Seattle, wasnington on		(date).
 31-044 Declaration of Non Driving January 2016		No defendant signature due to COVID-19 Defendant's Signature
I agree to the Terms of Use and Consumer Disc	closure of this a	document Click to Sign

Upon completion, you will receive the following message. The document will automatically go to the next person in the established workflow.



You finished signing "Def Declaration of Non-Driving".

Next, Nina Cohen will sign.

We will email the final agreement to all parties. You can also download a copy of what you just signed.

The following will appear in your email for a second verification.



You have successfully signed "Tester, Testy 11111 Def Declaration of Non-Driving".

A copy has also been sent to you at kathy.miller@seattle.gov for your records. "Tester, Testy 11111 Def Declaration of Non-Driving" was sent for signature to Emy Johnston (Emy.Johnston@seattle.gov) and Cathy Mayovsky(Cathy.Mayovsky@seattle.gov). They will complete "Tester" in order, one after the other. As soon as the agreement is complete, all eligible parties will be e-mailed PDF copies.

Reminders There are no reminders set for this document. You will be alerted if:

The document you sent has not been viewed by Nov 7 at 1:57 AM.
 The document you sent has not been signed by Nov 7 at 5:57 PM.
 Change alert settings

When all parties have finished with the document, you will receive the completed document.

