CONDITIONS FOR OCCUPATIONAL LICENSES IN COUNTY COURT AT LAW NUMBERS 2 & 3

All of the items below, plus the hours or log book, must be under the phrase "IT IS ORDERED ..."

- Petitioner must keep in any car driven a logbook to record the tines and purposes for driving. Petitioner must show the logbook to any law enforcement officer upon demand.
- 2. Petitioner shall not carry in any vehicle that Petitioner drives a radar or laser detection device.
- Petitioner shall not refuse any lawful request for a sample of Petitioner's breath, blood or urine in the event Petitioner is stopped for investigation of DWI.
- 4. Petitioner shall not consume any alcoholic beverages for at least four (4) hours before or during any period of time Petitioner is permitted to drive.
- 5. Petitioner shall not be convicted of any moving traffic violations.
- 6. Petitioner shall maintain in full force and effect a policy of automobile liability insurance as required by State law.
- 7. Petitioner shall attend Alcoholics Anonymous meetings as follows:

IMPORTANT!!

- The above conditions must be in the Order verbatim as written above.
 If not, the Order will be returned for redrafting.
- If an interlock device is required, use the following paragraph:

Petitioner is ordered to drive only the vehicle installed with the interlock device. Also need to enclose a copy of the interlock contract.

ALR's:

IF AN OCCUPATIONAL IS REQUESTED AFTER AN ADMINISTRATIVE HEARING (ALR), AND YOU ARE NOT APPEALING THE SUSPENSION, THEN USE THE CONDITIONS ABOVE AND ADD THE FOLLOWING:

State in the Order that the appeal is being dismissed and the ruling (including the date) of the Administrative Law Judge is being upheld.