

****ALL REQUESTS FOR MODIFICATION OF SENTENCE REQUIRES A \$10.00 FILING FEE****

IN THE MARYSVILLE MUNICIPAL COURT
UNION COUNTY, OHIO

STATE OF OHIO/CITY OF MARYSVILLE

CASE NO. _____

VS

REQUEST FOR MODIFICATION
OF SENTENCE

Defendant requests the Court modify the order in this case as shown below. Defendant acknowledges no modification is effective until approved by the Court. Defendant requests:

More time, that is _____ additional days from the date hereof, to:

- Pay Fine and costs Make Restitution Obtain Operators License
- Complete Counseling Complete Community Service Complete Alcohol Education Program
- Alcohol/Drug Evaluation Other _____

****See the reverse of this form for instructions****

REASON: _____

I have served a copy of this request upon the Prosecutor by placing it in the Prosecutor's Court mailbox, ordinary mail, or taking it to the Prosecutor's office.

My current address is:

New: Yes No

Address _____

City, State, Zip _____

Phone _____

Defendant

IT IS ORDERED THAT DEFENDANTS REQUEST IS: GRANTED DENIED

Judge, Robert W Parrott

REQUEST FOR MODIFICATIONS OF SENTENCE
(OTHER THAN DRIVING PRIVILEGES)

There is no guarantee your request will be granted. You must show proof that you have done everything possible to comply. Just saying “I need more time” is not enough.

If anything delays or interferes with compliance with the Court’s order, you must timely file a written request asking the order be changed. *Timely* means at least seven days BEFORE the original deadline set for completion. Do not put it off and expect an immediate response from the Court. Only the Judge can modify your sentence and the sentence remains in effect until the Judge signs a new order and it is filed with the Clerk of Court. You cannot file one day and expect it to be ready the next day.

The following are examples of some of the things considered in reviewing requests for modification. Note these are examples and not all of the examples apply in each case.

- * Has anything been paid toward fines and/or costs?
- * How many hours of community service have been completed?
- * Is the Defendant regularly attending counseling or other ordered programs?
- * Has proof of restitution been shown?
- * Has a probation or show cause notice been filed or received?
- * Have there been any new violations of law committed since sentencing in this case?
- * Has there been previous modifications for the same reasons?
- * Has this request been made and previously denied?
- * Is there enough time left under the Court order for Defendant to timely complete the required condition?
- * Has Defendant done everything possible to comply with Court’s order?