CANADA Province of Manitoba

QB Court File No.		

CROWN AND DEFENCE AGREED BAIL CONDITIONS

	A	SKEED BAIL CON	51110110			
☐ ACCUSED						
APPELLANT				D.O.B		
Provincial Court	Adult Adult	☐ In Person		Telephone		
Court of Queen's Ben	ch Nouth	n 🔲 Video				
INFORMATION NUMBER(S):						
	List all infor	nations containing the charge	s to which those con	ditions of rologso will	annly	
ADDRESS OF ACCUSED		of the accused is prov				same
	address as an	y party included in a	non-communica			Same
BAIL CANCELLATION	Existing Bail	∐Yes	No			
	By consent of	Crown and Defence,	order dated			
	by Judge / Jus	stice				
	is cancelled.					
FIREARMS/WEAPONS	A firearms/we	A firearms/weapons prohibition is required as set out in the agreed upon conditions.				
PROHIBITION	OR					
		a firearms/weapons pr				
	safety of the ac	ccused or the safety an	d security of a v	rictim of the offen	ce of any oth	er person.
SAFETY AND SECURITY OF ANY PERSON RELATING TO THESE CHARGES	idered the interests of particularly a victimen agreeing to these	of or witness to	the offence or a	a justice syst	em	
REVIEW OF CONDITION WITH ACCUSED	REVIEW OF CONDITIONS Defence counsel has reviewed the agreed upon conditions with the accused.					
JUSTIFICATION OF	☐ Defence coun	sel, on behalf of the a	ccused, is satis	sfied that the Cr	own can sho	w cause as
CONDITIONS		eed upon conditions				
	AND/OR (where re	verse onus exists)				
		fied that Defence cou	nsel can show	cause as to why	y the agreed	upon
	conditions are	justified.				
To be released on the follo	wing conditions:	Release Order				
	_	no financial oblig	ations			
		promise to pay	•	\$		
				·		
		deposit		\$		
		surety \$				
		surety deposit \$				
		Recognizance (War	rant for Witness	s)		
REMAND DATE:	Provincial Court - Cou	rtroom				
	Court of Queen's Bend	ch				
at Mani	toba on the			at		m
		(day)	(month)	(year)		
Consent of the Crown		-	-	Consent of Defence		
Print Name Date		-	-	Print Name Date		
		Judge, Provincial Court Judç	ge, or Justice	Court Clerk Initial		
Domestic Violence:	∕es □ No In 0	Custody Non Commu	nication Faxed:		∐Yes	□No
Police / Detachment:						
NOTIFICATION SENT TO	:					

ACCUSED/APPELLANT			
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RELEASE CONDITIONS:	
The accused must obey the conditions indicated by a check mark below:	
<u>APPEARANCES</u>	
1. You must come to Court on each of your court dates;	
2. You must come to Court on each of your court dates until a lawyer has told the court that he or she is representing you;	
3.	
RESIDE:	
4. You must live at	
5. You must not live at a different address unless a judge has first given you permission to move to that address; or a Crown prosecutor notifies a court official at in writing that the Crown is not opposed to your moving to a different address.	
6. You must tell a court official at or a judge, before you move to a different address.	
7. You must not leave unless a judge has first given you permission to leave.	
8. 🗌	_
PROGRAM RELEASE:	
9. You may only be released from custody to a person from	;
10. You must live at	;
11. You must follow all the rules of	;
12.	;
ATTENDANCE/COMMUNICATION/ASSOCIATION:	
13. Complainant(s) is/are not to be named.	
14. You must not contact the complainant(s)	_
in person or communicate with him/her/them by telephone, mail, E-mail or in any other way or have another person	1
communicate with the complainant(s) for you.	
15. Except: that you may communicate with the complainant(s) to arrange a time to visit; or pick-up/drop-off	
(names of children)	
16. Except: that another person may communicate with the complainant(s) for you to arrange a time for you to visit; or pick-up/drop-off	
(names of children)	
as allowed by a court order granting access (dated)	
17. Except:	
18. You must stay at least home, workplace, school, place of worship of the complainant(s).	ıe
19. Except: that you may go to the complainant(s)'s home tovisit; orpick-up/drop-off	
(names of children) as allowed by a court order granting access (dated)	

ACCUSED/APPELLANT
20. Unless you have first received permission from the complainant(s) to go there tovisit; orpick-up/drop-off
(names of children) as allowed by a court order granting access (dated)
21. You must not contact
in person or communicate with him/her/them by telephone, mail, email or in any other way or have another person communicate with him/her/them for you.
22. You must not communicate or try to communicate with the complainant(s) by telephone, mail, email or in any other way or have another person communicate with the complainant(s) for you, while you are in custody.
23. 🗆
ABSTENTION:
24. You must not possess drink any alcohol, and you must not possess use any illegal drug.
25. You must not use any prescription drug unless you have a prescription for that drug.
26. You must not use hairspray gasoline, glue or any substance in a way that will make you intoxicated.
27. You must not go into any place where liquor is sold _other than a restaurant with a liquor licence.
28. 🔲
CURFEW:
29. You must be at your home address between
30. You may only be away from your home address during curfew hours: when you are with
when you are working at or travelling directly to or from there in a medical emergency involving you or a member of your immediate family
31. You must come to the door of your home address of answer the telephone if conducts a curfew check.
32. 🗆
FIREARMS/WEAPONS PROHIBITION
33. You must not own, possess or carry any firearm, cross-bow, prohibited weapon, restricted weapon, prohibited
device, ammunition, prohibited ammunition or explosive substance.
34. Except:
35. You must surrender the things specified in the preceding condition and every authorization, licence and registration certificate relating to these prohibited things, to
36. You must not own, possess or carry any weapon.
37. You must not possess knives except for the immediate preparation and consumption of food or in the course of lawful employment.
38.

ACCUS	SED/APPELLANT					
OTHER	3					
39.						
40.						
41.	FOR THE PURPOSE OF THE IDENTIFICATION OF CRIMINALS ACT, you must:					
42.	attend Forensic Services, Winnipeg Police Service, Main floor – 245 Smith Street, Winnipeg on (day) (month) (vear)					
43.	attend at the IdentificationSection, Brandon Police Service, 1020 Victoria Avenue, Brandon at on					
	(time) (day) (month) (year) , to have fingerprints and photographs taken.					
44.	attend at at, on, on					
	, to have fingerprints and photographs taken.					
	DRUG TREATMENT COURT EXPECTATIONS					
45.	You must attend and participate actively in treatment.					
46.	You must attend for urinalysis as directed.					
47.	You must honestly report all drug and/or alcohol use.					
48.	You must advice the Court of any new charges that arise while in Drug Treatment Court.					
49.	You must not possess/drink any alcohol and not possess/consume any illegal drug.					
50.	50. You must not use any prescription drugs unless you have a prescription for that drug.					
51. You must not use hairspray/gas/glue or other intoxicants.						
	MENTAL HEALTH COURT EXPECTATIONS					
52.	You are to report your WRHA FACT Team Treatment Services Coordinator,					
	no later than and thereafter as directed.					
53.	You are to report to Dr. no later than					
	and thereafter as directed.					
54.	You are to attend, participate and complete any assessments, counselling, programming or treatment, which may include but will not necessarily be limited to residential addictions treatment and anger management as directed by and/or the WRHA FACT Team.					
55.	You are to attend, participate and complete any peer support programs, vocational or academic programs or leisure					
	programs as directed by and/or the WRHA FACT Team.					
56.	You are to accept all medical advice and treatment provided to you by Dr. or his/her designate.					
57.	You are to comply with all directions of and take medication prescribed to you by Dr. or his/her designate.					
58.	You are to submit to random blood and urine screening and testing to monitor the use of prescribed medication and alcohol Illegal drugs and other intoxicants.					
59.	You are not to travel outside of the City of Winnipeg unless accompanied by an adult approved by the WRHA FACT Team.					

ACCUSED/AP	PELLANT					
60. You are	You are not to travel outside the Province of Manitoba unless you are accompanied by an adult approved by the					
WHRA	WHRA FACT Team, you have given prior notice to the Mental Health Court and you will not be outside of the					
Provinc	Province for longer than 14 days.					
64 D Vall ar	a to pool, and majutain		a disastian af	the MOLIA FACT Teen		town ative years are
				the WRHA FACT Tean		ternative, you are
to seek	and maintain a regula	ar source of incom	ie at the direct	tion of the WRHA FAC	i ream.	
Dated this				at		, Manitoba
Dated triis	(day)	(month)	(year)	at		, Mariiloba —
	(ddy)	(monar)	(year)			
	Consent of the Crown			Consent of Defence		
	osilosikoi wa ojomi					
	Print Name	Date		Print Name	Date	
		Judge, F	Provincial Court Judg	e, Justice	Court C	elerk Initial
	3.7					