

IN THE MUNICIPAL COURT OF THE CITY OF MISSOULA
COUNTY OF MISSOULA, STATE OF MONTANAIN RE: DEFERRED SENTENCES FOR
CRIMINAL OFFENSES

STANDING ORDER No. 3

IT IS ORDERED that all deferred sentences shall be removed from the Defendant's record if the conditions of the deferred sentence have been satisfied. The Court no longer requires any action from the Defendant; the dismissal of deferred sentences will be self-executing upon successful completion of the conditions in the sentencing order. The Court will require the following criteria prior to dismissal:

1. Defendant commits no new criminal offenses during the deferral period.
2. For the purposes of a deferred sentence, the following violations constitute a new offense:
 - a. Any MCA Title 45 (Criminal) offense; or
 - b. The following MCA Title 61 (Motor Vehicle) offenses:
 - i. Driving Under the Influence of Alcohol or Drugs; or
 - ii. Reckless Driving.
3. Defendant provides documentation to the Court demonstrating completion of all required classes or programming; and
4. Defendant satisfies all financial obligations set forth in the sentencing order.

If the Defendant fails to meet any of the above criteria, the case will not be dismissed. The Defendant may, at any time, petition the Court for an extension of time to complete the conditions.

SO ORDERED THIS 1 day of July, 2025.



JUDGE JACOB COOLIDGE



JUDGE JENNIFER STREANO



JUDGE ELI PARKER