Ex Parte	Cause	No				
		The cle	rk fills out the Cause No.			
	In the	Court Number	_			
			County, Texa			
Print your full name.						
Order for Occup	oational Driv	er's Licens	se			
On this date, the Court heard Petitioner's A	Application for O	ccupational Dr	iver's License.			
The Petitioner named below appeared in p	person without a	n attorney.				
The Court finds that notice to the State: (0	Check one.)	The Co	ourt fills out this box.			
 was not required. was given as required by Texas Trans the attorney representing the Stat the attorney representing the Stat	e did not appear	r.				
I. Findings						
1. The Court finds that Petitioner's person	al information i	is as follows:				
a. Name:						
First b. (Check all that apply and fill in the blanks	Middle	Last				
Petitioner's Texas Driver's License Number is						
Petitioner's Texas Driver's License	expiration date		Day Year			
Petitioner has never had a Texas D)river's License.		,			
Petitioner has a non-Texas Driver's	License from _	Issuing state	_with License Number			
Non-Texas license number		issumy state				

c. Home address:						
	Stre	eet address				
	City	(County	State	ļ	ZIP
d. Phone number:						
e. Email address:						
f. Date of birth:						
f. Date of birth:	Month	Day	Year			
2. The Court finds tha (Check all that apply a	•		venue over	this case and t	:he Petitio	ner because:
Petitioner resides	in this County	' .				
The incident for which in this County.	hich Petitione	r's license	was suspe	ended, cancele	d, or revol	ked happened
This Court convict suspension, cance					resulted i	in an automatic
This Court ordered	•	n, cancella	ation, or re\	ocation of Pet	itioner's lic	ense that was
3. The Court finds that (Check all that apply a			ense is sus	pended, cance	led, or rev	oked because:
This Court convict	ed Petitioner	of				
on	under	cause nur	nher	Convicted off		
Date of convict		oddoo Hai		Cause number	·	
Petitioner refused registered more th			rest on			
Driving While I	ntoxicated			Date of arrest		
Other: (Explain)						
The Texas Depart	ment of Public	c Safety s	aid Petition	er was a habitu	ual violato	r of traffic laws.

Other: (Explain)			
4. The Court finds that Petitioner revoked because of a physical further finds that the Texas Discontinuous incapable of safely operating	al or mental disability or nonր epartment of Public Safety h	payment of child	support. The Court
5. Term of suspension, cancellated blanks.)	tion, revocation, or invalidati	on: (Check all tha	t apply and fill in the
The Court finds that the suspor begins on or about	and ends on or	about	·
Month	Day Year	Month	Day Year
The Court finds that the Peti	tioner's license is invalid for	an indefinite per	riod of time.
The Court finds that Petitioner	r: (Check all that apply and fill in	the blanks.)	
works for the following emplo	oyer(s):		
Name of Employer #1:			
Work telephone:			
Work address:	Street address		
City	County	State	ZIP
Name of Employer #2:			
Work telephone:			
Work address:			
	Street address		
City	County	State	ZIP
Name of Employer #3:			
Work telephone:			
Work address:			
	Street address		
City	County	State	ZIP
works for themselves. Petitic	oner's occupation is:		
Petitioner's work address is:			
. 222. 2	Street address		
	City County	State	7IP

attends school at or transports family members to the following school(s):				
School #1 Name:Address:				
School #1 Name:Address:				
is in pursuit of employment.				
	ain)			
 :	ssential needs throughout the following county or			
7. The court finds that an essential need to o	drive exists.			
The Court fills out the rest of this form	n. (Check as applicable.)			
8. The Court finds that Petitioner has met the	e following requirements:			
a. Providing proof of financial responsibi	lity (SR-22 insurance policy).			
b. Providing certified abstract (Type AR)	of Petitioner's driver's license record.			
c. Filing of the Petition and Order (along applicable).	with the Statement of Inability to Pay Court Costs, if			
d. Providing proof that they have take counseling course, or	en or are taking an approved drug/alcohol			
Petitioner is aware that they must required time period, or	show proof of taking such a course within the			
no drug/alcohol counseling course	e is required.			
e. Providing proof of having installed	an ignition interlock device, or			
no ignition interlock device is requ	ired.			

9. Suspension Due to an Intoxication Offense (Check if applicable.)
The Court finds that Petitioner's driver's license is suspended because of an intoxication offense.
II. Orders
The Court orders that this Petition for Occupational Driver's License is granted subject to the following restrictions and orders Petitioner to follow all restrictions listed below.
The Court orders the Texas Department of Public Safety to issue an Occupational Driver's License to Petitioner subject to the following restrictions. The Court further orders the Texas Department of Public Safety to conduct any and all tests required for the issuance of said Occupational License, and, if Petitioner passes all required tests, issue an Occupational Driver's License to Petitioner subject to the following restrictions.
Restrictions
Petitioner must not drive a commercial vehicle with this license.
 Petitioner must maintain an SR-22 automobile liability insurance policy for the entire period the Occupational Driver's License is in effect. Petitioner must be able to provide proof of coverage upon request.
 Petitioner must have a certified copy of this Order with them at all times while driving and must allow a peace officer to examine the Order when requested.
The Court also orders the restrictions checked below: (Check all that apply.)
A. Drug and Alcohol Related Restrictions
Ignition Interlock Device: (Check one, if applicable.)
Any vehicle owned or operated by the Petitioner must be equipped with a working ignition interlock device ("breathalyzer") in accordance with Texas Transportation Code Section 521.2465, or
the Court finds that an ignition interlock device is not needed for the safety of the community and is waived in the best interest of justice, or
an ignition interlock device is not statutorily required.
Petitioner must submit to periodic testing for alcohol or controlled substances as follows:

Drug and Alcohol Counseling: (Check one, if applicable.)									
_	Petitioner must attend the alcohol/drug counseling program listed below and give the court clerk proof of attendance within days of this order.								
F	Program:								
or									
	The Court waives the requirement for an alcohol/drug counseling program based on a showing of good cause.								
B. Restı	rictions whe	en an Ignitio	on Interlock D	evice Is Not	Required				
Petit	ioner may o	nly drive in t	he counties list	ted here:					
Petitioner must only drive to and from work or school and for essential duties, including medical appointments, court appointments, attorney appointments probation office meetings, and any supervision, education, counseling, or other essential needs authorized by this court. Petitioner must not drive more than: (Check one.) four hours in any 24 hour period. 12 hours in any 24 hour period. The Court specifically finds that Petitioner needs to drive more than four hours and orders that the four hour limitation is waived. Petitioner must only drive on the days and at the times listed below:									
	Monday Tuesday Wednesday Thursday Friday Saturday Sunday								
From:	: □am □pm	: □am □pm	: □am □pm	: □am □pm	: □am □pm	: □am □pm	: □am □pm		
То:	: □am □pm	: □am □pm	: □am □pm	: □am □pm	: □am □pm	: □am □pm	: □am □pm		
Petitioner must always keep a logbook in any car Petitioner drives. Petitioner must correctly record in the logbook all dates and times Petitioner drives and the destination and reason for each trip. Petitioner must show this logbook to any law enforcement officer upon demand.									

C. C	Other Restrictions
	Petitioner must not refuse any lawful request by law enforcement for a sample of Petitioner's breath or blood if stopped for Driving While Intoxicated.
	Petitioner must submit to community supervision as follows:
	Additional Restrictions:
-	III. Date this Order Takes Effect
	Court Clerk shall send a certified copy of the Petition and the court Order setting out this irt's findings and restrictions to the Texas Department of Public Safety.
This	Order takes effect on: (Check one and write in the date, if applicable.)
1	the date this Order is signed by the Court.
	Other date:
	Month Day Year
	I driver testing requirements have been met, Petitioner may use a certified copy of Order as a restricted license only for 45 days, beginning on the date this Order takes ct.
	IV. Date this Order Ends
	ess revoked by the Court, this Order for Occupational Driver's License remains valid ugh: (Check one and write in the date, if applicable.)
	The date on which Petitioner's current driver's license suspension, cancellation, or revocation ends:
	Month Day Year
	Other date:
	Month Day Year

V. Warnings to Petitioner

It is a **misdemeanor offense** for you to violate any of the driving restrictions listed above, punishable by fine, jail, and loss of your Occupational Driver's License.

It is a **misdemeanor offense** for you to drive without a certified copy of this order in your possession, punishable by fine, jail, and loss of your Occupational Driver's License.

Violations of these driving restrictions may be considered a violation of community supervision.

It is a **misdemeanor offense** to drive a commercial vehicle with this Occupational Driver's License, punishable by fine and/or jail, as well as loss of your Occupational Driver's License.

The Court may revoke this Order, at any time, for good cause.

This Order and your Occupational Driver's License are automatically revoked if you are convicted of violating any of the restrictions listed above **or** convicted of driving without a certified copy of this Order in your possession.

If all driver testing requirements have been met, you may use a certified copy of the Order to drive for 45 days only, **beginning on the date this Order takes effect**.

If you do not receive your Occupational Driver's License from the Texas Department of Public Safety (DPS) before the 45th day after the date this Order takes effect, you must not drive until you receive your Occupational Driver's License from Texas Department of Public Safety or come back to court to get an Amended Order for Occupational Driver's License that extends the 45-day time period.

If this Order includes a finding of an essential need to drive, and the places, reasons, days or times that you need to drive change, you must come back to Court to get an Amended Order for Occupational Driver's License that reflects those changes.

Signed	On:		
Ву:			
	ge's Signat	ure	

Note to law enforcement: (Check one.) An ignition interlock device is required for this Occupational Driver's License. An ignition interlock device is not required for this Occupational Driver's License.