# IN THE CIRCUIT COURT OF \_\_\_\_\_ COUNTY, ARKANSAS \_\_\_\_\_ DIVISION

#### STATE OF ARKANSAS

PLAINTIFF

VS.

### CASE NO.: \_\_\_\_CR-\_\_\_\_

#### DEFENDANT

#### **ORDER TO TRANSFER**

By agreement of the Judges, each being well and sufficiently advised as to all relevant matters of law and fact, find that the above participant, \_\_\_\_\_\_, is transferred from \_\_\_\_\_ County \_\_\_\_\_ Court to \_\_\_\_\_ County \_\_\_\_\_ Court. It is further ordered:

1. Participant shall comply with the policies and procedures for the specialty court program to which the specialty court program participant's case is transferred.

2. The specialty court judge to whom the specialty court program participant's case is transferred may impose sanctions on the specialty court program participant, including without limitation the imposition of a period of incarceration and the requirement of inpatient treatment under the written policies and procedures for the specialty court program to which the specialty court program participant's case has been transferred.

3. If the specialty court judge to whom the specialty court program participant's case has been transferred determines that the specialty court program participant has successfully completed the specialty court program, the specialty court judge shall notify the transferring specialty court judge and request that the appropriate orders be entered in the specialty court program participant's case.

4. If after a specialty court program participant's case is transferred, the specialty court team recommends that the specialty court program participant be removed from the specialty court program, the specialty court judge shall enter an order returning the specialty court program participant's case to the transferring specialty court program.

5. Upon return of the specialty court program participant's case to the transferring specialty court program, the specialty court judge shall determine an appropriate disposition of the matter.

6. If a specialty court program participant's case is transferred from a circuit court, all assessed fines, penalties, court costs, and fees other than those addressed below shall be paid to the transferring circuit court, notwithstanding the provisions of § 16-98-304.

7. In accordance with §§ 5-4-907, 16-10-701, 16-98-304, 16-100-209, and 16-101-104, the circuit court to which the specialty court program participant's case is transferred may assess and collect:

(A) Treatment costs;

(B) Drug testing costs;

(C) A local specialty court program user fee;

(D) Necessary supervision fees, including any applicable residential treatment fees;

(E) A fee determined or authorized under 12-27-125(b)(17)(B) or 16-93-104(a)(1)

that is to be paid to the Division of Community Correction;

(F) Global positioning system monitoring costs

(G) Continuous alcohol monitoring fees;

(H) Tuition and other educational fees for a vocational school, technical school, community college, or two-year or four-year public university that is part of the preadjudication probation program in which the specialty court program participant is participating;

(I) A specialty court program public defender user fee.

## IT IS SO ORDERED.

DEFENDANT	DEFENSE ATTORNEY
DATE:	DATE:
PROSECUTING ATTORNEY	
DATE:	
Transferred by:	HON, COUNTY
	DATE:
Accepted by:	HON, COUNTY
	DATE: