

## MINNESOTA DEPARTMENT OF CORRECTIONS

1450 Energy Park Drive, Suite 200 St. Paul, MN 55108-5219 (651) 361-7107

CONDITIONS OF RELEASE								
Name of Releasee:	STEPHENSON, PETER R	ICHARD	OID:	215933	DOB:	02/04/1957	Sex:	M
Release Status:	Intensive Supervised Release(ISR)  Race: WHITE Ethnicity:							
Residence:	2118 25th AVE N Private Residence \ Self Minneapolis, MN 55411 HENNEPIN (651) 523-9083 (612) 522-3628							
Current Offense(s):	CSC 4-FORCE OR COERCN-POS AUTH-13-15-F							
Actual Release Date:	06/06/2011 SRD Date:	06/06/2011		Expiration Da			R Expiration Date:	09/22/2016
Agent Name/Address:	Phone: (612) 596-0503							· · · · · · · · · · · · · · · · · · ·
Agent Name/Address: Gregory Fletcher Hennepin County Community Corrections 2600 East 25th Street Minneapolis MN 55406 Phone: (612) 956-9503  In addition to the general conditions of release listed on back of this document, the releasee shall abide by the following special conditions as approved by the Hearings and Release Unit SPECIAL CONDITIONS:  1) Flower all directives of Corrections transporting parameters (which is not initial to outputient see effender treatment, see offender supervision support groups, see offender treatment afteroure. 2) Must associately complies are defined to in solit limited to output experience of the season o								
inmindiation in or outside	e the United States where I ma	ly de fourid an	u aiso ag	gree that I wil	l not cont	est any effort by	any jurisdiction to	return me to the

Releasee

Cash Received:

Distribution: Original – Base File; Copy 1 – Releasee; Copy 2 – Agent

CR-00521-05 (10/00)

The released offender shall remain under the authority of the Minnesota Department of Corrections subject to the following standard conditions of release.

## STANDARD CONDITIONS OF RELEASE

- The offender must go directly to the residence specified and report to the agent/designee by telephone or by personal visit within 24 hours of release or as specifically directed by the agent/designee. If an offender is mandated for residential placement, the offender will be transported directly to the residential facility as specified and will immediately report to the staff on duty. If the offender fails to report as directed, a fugitive warrant will be issued (as per department policy 106.150, "Warrants") and the offender may be returned to custody up to expiration of sentence.
- 2) The offender must reside at the approved residence and may not change residence until approved by the agent/designee. The offender will keep the agent/designee informed of his/her activities. Daily activities must be constructive and include those designed to obtain/maintain employment and/or attend treatment or education program as directed by agent/designee.
- 3) The offender will submit reports as required by the agent/designee and will respond promptly to any communication regarding release. The offender will maintain contact with the agent/designee as directed.
- 4) The offender will at all times follow the instructions of the agent/designee. The offender must sign release(s) of confidential information for medical/mental health treatment, or any other required programming as directed by agent/designee.
- 5) The offender will refrain from the use or possession of intoxicants and will not use or possess narcotics, alcohol, or other drugs, preparations, or substances as defined by Minnesota Statutes, Chapter 152, except those prescribed for the offender by a licensed physician or approved by the agent/designee. The offender will not possess or allow in his/her residence any drug paraphernalia or mood altering substances not prescribed by a physician. The offender will submit to breathalyzer, urinalysis, and/or other approved methods of chemical analysis as directed by the agent/designee.
- 6) The offender must not purchase or otherwise obtain or have in possession any type of firearm or dangerous weapon.
- Conviction of any petty misdemeanor, misdemeanor, gross misdemeanor, or felony punishable by fine or confinement; Repeated convictions of traffic offenses other than parking; Involvement in any activity defined as criminal by any municipal, local, state or federal law constitutes a violation of release and may result in revocation. Acknowledgment in the form of a confession under oath in open court before a judge may be considered a conviction for the purpose of this condition. A finding of probable cause by a court of competent jurisdiction; A signed criminal complaint; A grand jury indictment, will all be considered grounds to hold the offender in custody unless and until the offender is found not guilty.
- 3) The offender will inform the agent/designee, either by direct or indirect contact, within 24 hours of any court appearance and/or contact with law enforcement.
- The offender will not leave the State of Minnesota without written approval from the agent/designee and then only under the terms and conditions prescribed in writing.
- 10) The offender will not engage in any assaultive, abusive or violent behavior, including harassment, stalking, or threats of violence.
- 11) The offender will not have direct or indirect contact with victim(s) of current or previous offense(s) without prior documented approval of agent/designee.
- 12) If restitution is ordered as part of the sentence, the offender will make payments as directed by the agent/designee.
- 13) The offender will submit at any time to an unannounced visit and/or search of the offender's person, vehicle or premises by the agent/designee.

A request to restructure the conditions of release contained herein must be submitted in writing by the offender to the agent/designee.

The Executive Officer of Hearings and Release or designee will have the final authority to grant or deny restructuring of the above conditions of release and any such changes will be set forth in writing.