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# WALTON COUNTY RESOURCE COURT

## Participant Handbook

This handbook belongs to:

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## **Welcome to the Walton County Resource Court!**

This handbook was designed to answer your questions and provide specific information about what you must do to successfully complete the requirements of the Walton County Resource Court.

As a participant, you are expected to follow the instructions found in this handbook, as well as the instructions of the Resource Court Judge, Court Coordinator, and Treatment Provider. You will also be expected to comply with the treatment plan developed for you by your Treatment Provider.

You are encouraged to share this handbook with your family and friends.



## Walton County and the Alcovy Circuit Judicial Overview

Walton County and the Alcovy Judicial Circuit have instituted a voluntary Resource (Mental Health) Court based on proven national research and program models. The Resource Court provides the participant with an opportunity to pursue mental health treatment and any related substance abuse treatment while productively addressing associated legal problems.

Once accepted, program participants can expect frequent contact with the Resource Court Judge, Staff (including the Court Coordinator, Case Manager, Sheriff's deputies, and probation officers), and Treatment Providers. Participants will be required to complete a five-phase program, which will culminate in a Graduation Ceremony. The Phase Program is designed to be completed in 18 to 24 months but may take longer depending on each person's individual situation.

Program participants will be expected to complete and participate in numerous treatment-oriented activities. These may include: group and individual therapy, weekly court appearances, addiction support programs, probation appointments, home visits by either probation or the Walton County Sheriff's Office, appointments with the Resource Court Coordinator or the Case Manager, and urine/breath/chemical drug testing.

Program participants who maintain positive participation in the Resource Court may receive incentives or rewards for their progress and accomplishments. These rewards will be determined by the Resource Court Judge.

On the other hand, program participants who violate program rules or fail to achieve phase requirements can expect to receive sanctions. Possible violations may include but are not limited to: missed appointments, curfew violations, failed or adulterated urine tests, failure to produce a urine sample, dishonesty, and new arrests/charges. Sanctions may include but are not limited to: demotion in phase, community service, incarceration, or termination from Resource Court. The Resource Court Judge, after consulting with the Court Team, will determine what sanction(s) are appropriate on a case-by-case basis.



As mentioned above, upon successful completion of the first four phases of the Resource Court, the participant will be eligible to graduate in a ceremony to which friends and family may be invited. This ceremony will mark the start of Life Phase and the participant's lifelong work to manage his or her mental illness in a state of recovery.



## **PHASES OF RESOURCE COURT**

Resource Court is a five-phase program. A participant must successfully complete each phase before moving up to the next phase. Upon successful completion of a program phase, the Resource Court Judge will award a completion certificate to the participant.

### **Phase I: Stabilize**

- Court every week
- Curfew: 7pm-6am
- Comply with treatment and case management plan
- Duration – 2 month minimum
- To move to next phase, participant must be
  - Clean for 30 days
  - Medication compliant for 30 days
  - No hospitalization for mental health reasons for 30 days
  - Jail and community service sanction-free for 30 days

### **Phase II: Engage**

- Court every week
- Curfew: 7:30pm-6am
- Comply with treatment and case management plan
- Duration – 4 month minimum
- To move to next phase, participant must be
  - Clean for 60 days
  - Medication compliant for 60 days
  - No hospitalization for mental health reasons for 60 days
  - Jail and community service sanction-free for 60 days

### **Phase III: Maintain**

- Court every week or every other week at the discretion of the court
- Curfew: 8:30-6am



- Comply with treatment and case management plan
- Duration – 6 month minimum
- To move to next phase, participant must be
  - Clean for 90-150 days (at the court’s discretion)
  - Medication compliant for 90-150 days (at the court’s discretion)
  - No hospitalization for mental health reasons for 90-150 days (at the court’s discretion)
  - Jail and community service sanction-free for 90-150 days (at the court’s discretion)

**Phase IV: Seek Independence**

- Court reporting at the court’s discretion
- Curfew: 9:30pm-6am
- Comply with treatment and case management plan
- Duration – 6 month minimum
- To graduate, participant must be
  - Clean for 180 days (at the court’s discretion)
  - Medication compliant for 180 days (at the court’s discretion)
  - No hospitalization for mental health reasons for 180 days (at the court’s discretion)
  - Jail and community service sanction-free for 180 days (at the court’s discretion)

**Phase V: Life Phase**

- Report to court on the first Thursday of each month.
- Comply with treatment and case management plan as directed by your mental health clinician.
- Abstain from any illicit substances or medications not prescribed by your doctor. You may be required to submit to a drug screen upon request of the Resource Court team.
- Remain compliant with mental health medication recommendations.
- Continue to practice your relapse prevention plan, attend regular recovery meetings, and maintain regular contact with your sponsor.



- Duration – Minimum of six (6) months which may be extended up to a maximum of an additional six (6) months at the team’s discretion.

Participants who enter the Resource Court under a pre-adjudication agreement to have their charges and/or sentences reduced or dismissed upon successful completion of the Resource Court program **must** complete the requirements of the Life Phase in order to be eligible for said reduction or dismissal.

Participants who have already been sentenced and enter the Resource Court as a special condition of probation **must** complete the requirements of the Life Phase as part of the conditions their probation.



## RESOURCE COURT RULES

1. You must not possess or use drugs, synthetic drugs (Bath Salts, Spice, etc.), and alcohol, as well as drug-related items (including, but not limited to, rolling papers, incense, pipes, etc.).
2. You must not possess or use energy drinks and energy shots, including, but not limited to, Red Bull, Monster, Rockstar, Amp, NOS, Full Throttle, Xyience Xenergy, 5 Hour Energy, Stacker, Tweaker, RhinoRush, Vital 4 U, Fuel in a Bottle, and Street King.
3. You must not use or possess vitamins, supplements, detoxes, or cleanses without permission of the Court, including, but not limited to, creatine powder, Vitapaks, energy supplements, muscle builders, appetite controllers, water pills, and performance and endurance supplements.
4. You must not use or possess BB guns or any other toy gun intended to look like an actual firearm.
5. You must be familiar with the laws, rules, and regulations governing any location or facility where Resource Court-sanctioned activity will occur (including, but not limited to, Advantage Behavioral Health Systems, State Probation offices, etc.).
6. You must immediately report any drug use to the Resource Court Coordinator or Case Manager.
7. You must seek the Resource Court Case Manager's or Court Coordinator's **and** Treatment Provider's approval before ingesting any





prescription drug or over-the-counter medication, including cold medicine.

8. You may not go to establishments in which alcoholic beverages are the primary item sold, i.e., bars, clubs, liquor stores.
9. You may not visit any websites related to the distribution of drugs, controlled substances, marijuana, alcohol, or the avoidance of drug detection.
10. You may not associate with people who use or possess drugs or people of disreputable or harmful character, including people on probation or parole, people with felony convictions, drug dealers, and gang members. This restriction includes other family members on probation or parole or with felony convictions, **unless specifically approved by the court team.** Associating with such a person includes contact with an individual in person, in writing, by phone, or by other electronic communication.
11. You must attend all required court sessions/hearings.
12. You must attend all treatment appointments, addiction support meetings, and any other appointments as directed; timely communication with the treatment provider is required.
13. You must complete any and all inpatient or outpatient counseling and treatment that may be recommended by the Resource Court Team.
14. You must take all medication as directed by your Treatment Provider. Any negative side effects should be reported to your Treatment Provider, but until medications are adjusted, you must continue taking medication as directed unless you are specifically granted permission to discontinue use of the medication.



15. If you are also on probation or parole (in addition to being in Resource Court), you must stay in contact with your probation and/or parole officer and must fulfill all of your probation and/or parole requirements (including but not limited to reporting).
16. You must allot sufficient time to report and meet with the probation officer and should not schedule probation appointments close in time to treatment appointments unless approved by the probation officer and treatment provider.
17. You must be on time for all appointments, treatment sessions, and court appearances. You must contact the Resource Court Case Manager in advance if you will be late or cannot attend any appointment and/or court appearance. If the Case Manager is not available, the participant must leave a voicemail message. You must contact your treatment provider if you will be late or cannot attend any treatment session. You must also provide appropriate documentation in order for any absence to be excused.
18. You must return all phone calls from the Resource Court Team in a timely manner. You must also set up the voicemail feature associated with your phone to allow for the Resource Court Team to leave a message. You must notify the Resource Court Coordinator or Case Manager of any changes in your phone number, if your phone is currently not working, and a number at which you can be contacted until your phone is functional.
19. You must submit to drug screens/chemical tests as directed.



20. You must not provide adulterated drug screens, i.e., no diluted, tampered, or false specimens.
21. You must maintain hair long enough to submit to a hair follicle test.
22. You may not possess any firearms, weapons, instruments of crime, or contraband. "Weapon" means and includes any pistol, revolver, or any weapon designed or intended to propel a missile of any kind, or any dirk, bowie knife, switchblade knife, ballistic knife, any other knife having a blade of two or more inches, straight-edge razor, razor blade, spring stick, knuckles, whether made from metal, thermoplastic, wood, or other similar material, blackjack, any bat, club, or other bludgeon-type weapon, or any flailing instrument consisting of two or more rigid parts connected in such a manner as to allow them to swing freely, which may be known as a nun chahka, nun chuck, nunchaku, shuriken, or fighting chain, or any disc, of whatever configuration, having at least two points or pointed blades which is designed to be thrown or propelled and which may be known as a throwing star or oriental dart, or any weapon of like kind, and any stun gun or taser.
23. If you receive Social Security benefits and you are not your own payee, upon entering the program, you must transfer payee status to the Court's representative payee who will ensure that all bills are paid in a timely manner.
24. When the treatment plan demonstrates that it is appropriate for you to seek employment, you must then seek, obtain, and maintain regular employment.



25. You may not accept a job or quit your job without first obtaining the permission of the Resource Court and the Treatment Provider. You must also get permission from the Court for any jobs that are outside of Walton County and/or will last more than one day.
26. You must be honest and must not provide false statements, verbally or in writing, to the Resource Court Staff/Team/Judge, Law Enforcement, or any court representative.
27. You must comply with all local, state, and federal laws. Participants must immediately notify the Resource Court Coordinator or Case Manager of any arrests, detention by law enforcement, or issuance of any traffic tickets, county ordinance violations, or citations.
28. You must obtain a high school diploma, GED, job skills training, literacy training, or other life skills training as directed.
29. You will support any legal dependents to the best of your ability. This condition includes any child support that you may already be paying or may pay in the future.
30. You must behave in a respectful manner towards fellow participants and Resource Court Staff/Team/Judge.
31. You must maintain the confidentiality of other participants and of information disclosed in treatment.
32. You must seek permission from the Resource Court to move to a potential new address prior to moving to that new address. You must also inform the Resource Court of any new phone number or employment status. You may not change your residence without prior consent from the Resource Court Team/Judge.



33. You must dress appropriately for treatment sessions and court appearances, i.e., no shorts, no sunglasses, hats, sleeveless t-shirts, muscle shirts, no bedroom slippers, mini-skirts, sexually suggestive clothing, gang attire, cigarettes behind ears, or clothing bearing offensive, violent, racist, sexist, drug or alcohol-related themes, or promoting/advertising alcohol.
34. You should not bring friends or family to treatment sessions without prior approval from the Treatment Provider.
35. Cell phones should not be used in the courtroom, in treatment, or in any Resource Court-sanctioned activity.
36. Children are not allowed in the courtroom during court sessions or in treatment sessions.
37. No food, drink, or gum is allowed in the courthouse or at meetings with the Court Coordinator and the Case Manager.
38. You must comply with the designated curfew unless you are involved in an emergency, and/or have prior approval from the Resource Court. Extension requests must be received in writing a minimum of one (1) week prior to your next court date for the request to be considered by the court team.
39. You must comply with all instructions and/or requirements imposed upon you by the Resource Court Team/Judge.
40. You must not enter into a romantic relationship with another participant; car rides and/or other means of transportation, regular encounters, and regular electronic communication between participants are subject to being deemed a relationship by the Resource Court Team.



41. If you need to ride with another court participant to court events, you must submit a transportation plan to the court team for approval.
42. You must not live with any other court participants, unless such living arrangement is in a supervised treatment setting and approved by the treatment provider and the court team.
43. You must not enter into any financial arrangements with other court participants. Participants are not allowed to work for each other or borrow money from each other. Participants may work for the same employer as long as none of the participants are another participant's supervisor.
44. You must complete all phase requirements in the time allotted that is outlined in the handbook and in your treatment plan. Failure to complete all of the requirements and failure to phase up may result in termination from the Resource Court.
45. You must reside in Walton County for the duration of the Resource Court program.
46. You must not have guests after your curfew unless approved by the court.
47. You must receive prior approval from the court before obtaining a pet. Approval will be subject, but not limited to, creating an adequate care, supervision, and budget plan for the animal(s) including a secondary caregiver if you become temporarily or permanently unable to care for the animal(s). All pets will be put up in either a kennel, placed outside in a fenced in area or in another room when the Deputies arrive.



48. You must not do anything to undermine, circumvent, or manipulate the Court's efforts to supervise and/or treat you or any other participant. Violations of this rule could include, but are not limited to, the following examples: Falsifying community service or recovery support group attendance, requesting special favors from Court representatives, etc.



## **RESOURCE COURT TEAM**

The Resource Court Judge will make all decisions regarding your participation in the Resource Court program with input from the Resource Court team. In addition to the Judge, the Resource Court team consists of the following members:

- Defense Attorney
- District Attorney
- Resource Court Coordinator
- Resource Court Case Manager
- Probation Officer
- Treatment Provider
- Law Enforcement Representative

## **STAFFINGS**

Before each Resource Court session, the Resource Court Team will discuss each participant's progress in a private staffing session. This discussion will include drug testing results, attendance, participation, behavior, attitude, and cooperation in the treatment program, employment, or other requirements that may have been imposed. The Team will also discuss and make recommendations to the Judge about possible incentives or sanctions.

## **COURT APPEARANCES**

As a Resource Court participant, you will be required to appear before the Presiding Resource Court Judge (or designated official) for Resource Court reviews on a regular basis. Resource Court will meet every Thursday at 3:00 p.m. The number of times you must appear in court per month depends on what phase you are in at the time. Upon entry into the Resource Court, you will be given a calendar and informed of your court appearances and treatment appointments. Failure to appear may result in an order for your arrest and detention in jail. If





you have questions about your court appearances and appointments, you may contact the Resource Court Coordinator or Case Manager.

If program violations occur, a participant is subject to being required to appear at the next Resource Court session or at a meeting with the Case Manager as directed; notice to appear will be given in the form of a written notice or as a verbal directive from a Resource Court team member.

### **INCENTIVES**

Incentives are used to recognize and reward participation and progress. Upon the recommendation of the Resource Court Team, participants may be given incentives for compliant behavior. The most frequently used incentive occurs during court reviews when the Judge publicly recognizes a participant's progress and acknowledges the participant's hard work and accomplishments. Other incentives may include items such as gift certificates, food coupons, personal hygiene items, certificates or awards, and advancement to the next phase. Incentives will be determined by the Resource Court Judge and are dependent upon available resources. The following behaviors may result in incentives:

- Honesty in a difficult situation
- Acting as a role model/mentor to another participant
- Achieving a sobriety chip
- Getting a job
- Achieving case management goals

### **SANCTIONS**

Participants may incur sanctions for noncompliance with Resource Court requirements. Sanctions will be imposed by the Resource Court Judge. Sanctions may include but are not limited to: reprimand by the Resource Court Judge, demotion in phase, written or oral reports or apologies, community service, jail, or termination from the Resource Court.

In the event that a participant is given an incarceration sanction, once released from jail, the participant must continue to abide by the calendar



previously given to him/her and attend all treatment sessions, court appearances, and other appointments/program requirements.

**The Resource Court Judge reserves the right to impose sanctions on a case-by-case basis and to impose sanctions that are appropriate to the participant and the violation.**

Flash Incarceration: Certain egregious events may subject the participant to “flash incarceration,” which requires that the participant go into custody immediately. Such egregious events may include, but are not limited to, new charges or probation violations, presence at and/or participation in a party where alcohol or other prohibited substances are being used, safety-related violations, and signs of obvious intoxication. After flash incarceration, a hearing will be held in a timely manner to hear from the participant and determine the nature of the sanction.

### **DRUG/CHEMICAL TESTING**

You will be randomly tested for drug and alcohol use throughout your entire participation in the Resource Court program. You will always be given an opportunity to admit or deny use before the administration of a drug test. If an on-site test is positive and you DENY alcohol and/or drug use and you request a confirmation, YOU will be required to pay for a confirmation test at your expense if the confirmation test is positive. You are responsible for requesting confirmation immediately (if applicable) when the treatment provider and/or Resource Court Staff confront the participant regarding the positive test.

Diluting, contaminating, or substituting a sample are considered program violations and will be sanctioned appropriately.

Alcohol testing will also be conducted periodically; however, if it is suspected you have been consuming alcohol and you are required to submit to an alcohol test, YOU will be required to pay for the cost of this test if the results are positive. These tests must be sent to the lab for results.

### **NOTIFICATION OF DRUG TEST RESULTS**

If you test positive on a screen sent to either lab, you will be notified verbally in a timely manner by either program or treatment staff. If you wish to



request a copy of the lab results, you must contact either your Public Defender, the Court Coordinator, or the Case Manager for an appointment to review the reports. Copies of lab reports will not be given to you directly from the lab, treatment providers, or other program team members.

### **CALL-IN TESTING**

Each participant is assigned a color. Each participant will be required to call the Drug Screen Hotline **(504-612-3142)** every morning between 6:00 a.m. and 8:00 a.m. to find out if they will be drug tested that day. Any calls made by participants to the hotline at a time other than between 6:00 a.m. and 8:00 a.m. will be presumed to be an attempt to find out the next day's test schedule for purposes of diluting the screen.

If a participant's color is listed on the automated message, the participant is required to report to the Walton County Government Building between 8:00 a.m. and 9:00 a.m. to produce a sample. Participants shall have no later than 9:00 a.m. to produce a sample. If a participant anticipates having difficulty producing a sample, they should appear at the courthouse as early as possible and shall be allowed until 9:00 a.m. to produce a sample.

### **MEDICATION REQUIREMENTS**

- No medications that have alcohol in them are to be taken.
- No substances that have alcohol in them are to be taken.
- If you are using mouthwash that has alcohol in it and you test positive, it will be considered a positive test.
- It is your responsibility to notify the Resource Court Case Manager or Court Coordinator of any changes of medication. It is your responsibility to notify your physician that you are in the court program and what medications that you can or cannot take.



- All participants will need to bring a signed Medical Provider Advisory form when you go to your doctor that states that you are in active recovery and in our program. The Medical Provider Advisory form will advise the doctor that any narcotic and/or addictive substances must be avoided. Your doctor should fill out the form and you should return the form to court staff as soon as possible.
- When you are prescribed new medication, you are required to either contact the Resource Court Case Manager by phone or text with a complete list of medications you have been prescribed, prior to filling the prescription. If you are unable to reach the Case Manager or Court Coordinator by phone, you should text a photo of the prescription information to the Case Manager.

### THE FOLLOWING MEDICATIONS MAY NOT BE TAKEN

#### A

Adipex-P; generic: Phentermine

Actiq (phentermine)-Abstal, Duragesic, Fentanyl, Ionsys, Sublimaze

Actonel or Restoril; used for osteoporosis

Adderall; generic: Amphetamine Mixed Salts

Alcohol (ethanol, ethyl alcohol) or anything containing ethyl alcohol including “Alcohol-Free” beer. Many over-the-counter liquid preparations such as cough syrups, cold medications, mouthwash, body washes or gels, etc. may contain alcohol and may produce a positive EtG (alcohol) urine drug screen. It is **YOUR** responsibility to read the labels on these preparations or ask a pharmacist to make sure the products you use do not contain alcohol.

Alurate

Ambien- sleep aid



Amphetamine or any product containing amphetamine or any of its derivatives, such as dextroamphetamine (Dexedrine), benzphetamine (Didrex), methamphetamine (Desoxyn, speed, meth, ice, crystal, etc.), DOM, de- or di-methoxyamphetamine, and others.

Amytal; generic: Amobarbital

Atarax or Tracrium; generic: Atracurium Besylate

Ativan; generic: Lorazepam, Xanax

Atropen; generic: Atropine, Lomital, Lonax

## **B**

Barbiturates, including but not limited to butabarbital (Butisol), butalbital (Fiorinal and others), mephobarbital (Mebaral), phenobarbital (Nembutal), yellow jackets (Donnatal), secobarbital (Seconal, red devils, Xmas trees, rainbows), thiopental (Pentothal) and any other barbiturate.

Benzedrine (bennies or whites)

Biphentamine ( Black Beauty)

Brevibloc –beta blocker

Brevital; generic: Methohexital

Bromo-quinine- used to treat Malaria

Bontril ; generic: Phendimetrazine Tartrate

Butabarbital

Butalbital

Butisol or Butisol Na

Bufotenine (Dimethylserotonin)

## **C**

Carbamazepine (Carbatrol)

Centrax;

Chloral Hydrate , Somnote, Noctec

Chlorpheniramine and Hydrocodone- Tusssinex

Claritin D

Clonazepam (Klonopin)

Cocaine

Codeine or any medication containing codeine, such as cough syrups (Robitussin A-C, Tussin A-C, and others)

Compoz (OTC)- sleep aid



## D

Dalmane (Flurazepam)

Demerol (meperidine)

Deprol or Diproline; generic: Betamethasone Dipropionate

Desoxyn or Methamphetamine- Hydrochloride- weight loss

DET (Diethyltryptamine and all other tryptamine derivatives, such as DMT, dimethyltryptamine and others)

Dexatrim- weight loss

Dexaspan

Dexedrine (dexies or hearts; dextroamphetamine, or any product containing dextroamphetamine)

Dextromethorphan (DM or DXM and any product containing the substance, including most cold and cough medications)

Didrex; generic: Benzphetamine HCl

Dilaudid

DMT (dimethyltryptamine)

Dolophine or Methadone

DOM (Demethoxyamphetamine)

Donnatal or Belladonna (phenobarbital + atropine + hyoscyamine + scopolamine)

Doriden or Doridanm;

Duragesic (fentanyl)

Duramorph (morphine)

## E

Ephedra products

Efed

Equagesic (meprobamate + aspirin)

Epzicon; generic: Limbitrol, Abacaviar, Lamirudine,

Eskatrol

Escobarb

Esmolol- Beta Blocker

## F

Fastin; generic: Phentermine HCl, Adipex, Suprenza, T-Diet, Zantryl

Fentanyl (Sublimaze, Actiq, Durogesic, Duragesic, Fentora, Onsolis, Instanyl and others)

Fiorinal-Fiorcet (butalbital, aspirin, caffeine) and any with codeine



Four Loko

**G**

GHB (Gamma-Hydroxybutyrate)

**H**

Halcion; generic: Triazolam

Hashish or Hashies

Heroin (diacetyl morphine, E, Horse, Dope, Smack, Junk)

Hydrocodone and any products containing hydrocodone (Vicodin, Lorcet, Lortab, Tussionex, Zydone as examples, and many others)

Hyoscine- Bucopan, Scolamine, Maldemar

**I**

Ibogaine- Ketamine, Mematine, Amantadine

Ionamin; generic: Phentermine Resin Sa

Innovar; generic: Fentanyl with Droperidol

**K**

Ketamine or Ketalar SV

Klonopin; generic: Clonazepam

**L**

Laudanum

Levo-Dromoran, Levorphanol

Libritabs

Limbitrol or Epzicon (chlordiazepoxide + amitriptyline)

Librax or Librium; generic: Chlordiazepoxide, Clidinium

Lomotil- Lomax- Anti-diarrhea medication

Lorcet; generic: Hydrocodone

Lortab- Vicodin, Norco, Verdrocet, Xodol, Zamicet

LSD (Lysergic Acid, Acid, or Diethylmide)

Lunesta- sleep aid

Liminal (Blue Heavens)

**M**

Marijuana (Pot, THC, Grass, Mary Jane)



Mebaral; generic: Mephobarbitas  
Melfiat (phendimetrazine)- weight loss  
Mepergan Forte  
Meprobarbinate or Miltown or Milpath; generic: hydroxyzine  
Methadone (Dolophine, Methadose)  
Methaqualone- Quaaluds  
Methamphetamine (Speed, Meth, Desoxyn, Methadrine)  
Mescaline- form of Peyote (hallucinogen)  
MDMA (Methylene Dioxy-Methamphetamine)  
Morphine and any other drug products containing morphine or its derivatives and combinations (Duramorph, Roxanol and others)

## N

Nembutal (Yellow Jackets); generic: Pentobarbital  
Noctec G Chloral Hydrate  
Noludar- Methprylon  
Norflex; generic: Orphenadrine  
Norgesic  
Numorphan  
Nytol or Nyquil

## O

Opium  
Oxycodone (Oxycontin and other products containing oxycodone such as Percobarb, Percocet, Percodan)  
Oxycontin

## P

Pailocybin  
Parafon Forte; generic: Chlorzoxazone  
Paxipan; generic: Halazepam  
PCP (Phencyclidine)  
Pentothal; generic: Thiopental  
Percocet or Percobarb or Percodan (Oxycodone)  
Peyote  
Phenaphen #1, 2, 3, 4 with Codeine  
Phenobarbital or Phenob





Phenzocine  
Placidyl; generic: Ethchlorvynol  
Plegine; generic: Hydroxychloroquine Sulfate  
Phendimetrazine Tartrate  
Prolamine  
Propoxyphene  
Psilocybin  
Poppy Seeds

## Q

Quaalude

## R

Restoril or Actonel with Calcium; generic: Risedronate Sodium  
Ritalin; generic: Methyphenidate  
Robaxin or Robaxisal; generic: Methocarbamol  
Robitussin A-C  
Rohypnol; generic: Flunitrazepam  
Roxanol- morphine  
Roxicet- Percocet  
Roxicodone- Oxycodone

## S

Sanorex; generic: Mazindol  
Seco Barbitol or Seconal (Red Devils)  
Serax; generic: Oxazepam- used for alcohol withdrawal  
Scopolamine- Buscopan, Hyoscine  
Sodium Luminal  
Sodium Phenobarbital  
Sonata  
Soma; generic: Carisoprodol - Vanadom  
Sopor; generic: Methaqualone  
Spice  
Sublimaze or Fentanyl  
Surital  
Synalogs-D



## I

Talwin; generic: Pentazocine Lactate  
Tenuate; generic: Diethylpropion HCl  
Tic Opium  
Tramadol or Ultram  
Tranxene; generic: Clorazepate Dipotassium  
Tuinal (Xmas trees, Rainbows) or Seco Barbital  
Tussionex- Hydrocodone  
Tylenol #1, 2, 3, 4  
Tylox- Endocet, Magnacet, Percocet,

## U

Ultram; generic: Tramadol HCl

## V

Valium; generic: Diazepam  
Valpin  
Versed; generic: Midazolam Hydrochloride  
Vesprin- Triflupromazine  
Vicodin or Hydrocodone-Lortab, Lorcet, Norco, Vercodrocet  
Vicoprofen; generic: Hydrocodone with Ibuprofen  
Vistaril; generic: Hydroxyzine- Atarax, Hyzine

## W

## X

Xanax; generic: Alprazolam- Lorazepam, Niravam

## Z

Zantac  
Zydone; generic: Hydrocodone with Acetaminophen- Lortab, Lorcet, Verdrocet

**\*\*\* The above list of drugs that are NOT to be taken is NOT an exhaustive list and is subject to additions \*\*\***



Also prohibited is any product labeled “not intended for human consumption,” intended to be smoked, ingested, or injected for the purposes of “getting high.” Spice and K2 are examples of these products. There are different kinds of Spice such as K2 Summit, K2 Ultra, and K2 Blonde, among others. There are even newer versions of Spice named K2 Sky Herb, K2 Orisha, and K2 Thai. These products contain herbal mixtures with cannabinomimetic compounds added to the mixture.

Another group of products known as “Bath Salts,” but not intended for bathing, is also prohibited. Such products contain chemicals similar to amphetamines. They are often called “bath salts” but are also sold under names such as Ivory Wave, Purple Wave, Red Dove, White Dove, Blue Silk, and Zoom. Some have also been labeled as plant food.

All of these products are prohibited from use for Resource Court participants and are classified by DEA and GBND as class I, not for human use. These products are found in head shops, gas stations, smoke shops, on-line, and other convenience stores.

**MEDICATIONS THAT MAY BE TAKEN (only as directed on the label):**

- Advil, Aleve, Aspirin, Tylenol, Ibuprofen
- Benadryl, Motrin, Naproxyn, Zyrtec

You may not take any prescription medication that is not specifically prescribed to you by a physician. Any medication, prescription or over the counter must be taken only as directed.

It is the participant’s responsibility to notify the Resource Court Team that there has been a change of medication.



## LEAVE REQUESTS

### Travel Leave Requests

As a Resource Court participant, you may not leave the State of Georgia (for any reason) without first filing a leave request and obtaining permission from the Resource Case Manager AND the Probation Office and Parole Office (if applicable). Leave request can be submitted in person to the Resource Court Coordinator or Case Manager.

Written leave requests must be **submitted to the Resource Court Office** at least **two (2) weeks** prior to the anticipated date of departure. (Emergency/non-two week leave requests will be reviewed on a case-by-case basis.)

### Medical and Maternity Leave Requests

A participant may be placed on Medical Leave if he/she provides medical documentation showing proof that he/she will be temporarily unable to fully participate in the program due to medical reasons.

During Medical Leave/Maternity Leave, participant progress in the program stops. A participant must submit appropriate medical documentation and sign releases of information waivers with the Resource Court staff and his/her doctor's office before Medical Leave is granted. It is at the Resource Court team's discretion whether the participant will report to court reviews, provide drug screens, or be placed on curfew for the duration of Medical Leave. The participant will sign a medical leave contract that specifies the terms of his or her medical leave.<sup>1</sup> The participant will provide a negative drug screen and provide documentation he/she is released from a doctor's care before he/she is eligible to return to treatment.

A participant may be granted two weeks of Maternity Leave following childbirth. The participant is not required to attend group sessions, drug screens, or court reviews during that two- week period.

If a participant fails to comply with conditions set forth in the Medical/Maternity Leave contract, he/she will be sanctioned at the discretion of the Resource Court.

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<sup>1</sup> Exhibit 23 – Medical Leave Contract



## CURFEW EXTENSIONS

No curfew extensions will be granted in Phase 1. Curfew extensions are required to be submitted in writing at least one (1) week prior to the court date before the day of requested extension. The Resource Court Team are able to grant extension approval/denial. Participants will be notified of approval status in a timely manner. A limited number of curfew extensions will be granted in each phase; participants should plan ahead when requesting a curfew extension.

**Curfew extensions for 12-step attendance MUST be accompanied with a work schedule to be considered for approval.** If a curfew extension is requested for an extended period time or for permanent approval, you must write an explanation for the request on the curfew request form.

## SEARCH REQUIREMENTS

As a participant in the Resource Court, you have knowingly and voluntarily waived your Fourth Amendment Rights. As such, you have agreed to submit to a search of your person, residence, papers, and/or effects, cell phone, and computer at any time of the day or night without a search warrant and without probable cause, whenever requested to do so by a probation officer, law enforcement officer, or Resource Court Staff/Treatment Provider upon reasonable and articulable suspicion to believe that you are in violation of your probation (if applicable), one or more of the rules of Resource Court, or the law.

The search of your residence will not be limited to common areas and your personal area. It may include areas of the home that are personal to other residents.

## HOME VISITS, JOB CHECKS & VERIFICATIONS

Resource Court Staff, including a Sheriff's Deputy, will monitor each participant through job checks/verifications and home visits.

The job checks will be unannounced and may include a visit and/or telephone call to the participant's place of employment in order to verify employment status.

The home visits will be unannounced and may occur at any time, day or night. The frequency of the job checks and home visits will be at the discretion of Resource Court Staff.



During the job and home visits, the participant is subject to the search requirements (stated above). The participant is responsible for keeping Resource Court Staff informed of his/her current contact information, place of employment, and schedule. You are responsible for confining or restraining any pets at your residence during a home visit.

### **CONFIDENTIALITY**

State and Federal laws require that your privacy and treatment information be protected and not disclosed except by your permission or proper court order. The Resource Court has developed policies and procedures that guard your privacy. Participants are PROHIBITED from discussing another participant's Resource Court enrollment, status, condition, treatment plan, or other information of a confidential nature with family, friends, or members of the public.

**\*Please note:** State and Federal laws also prevent the courtroom from being closed to the general public. Thus, participants should expect members of the community and other Resource Court participants to be present in the courtroom during Resource Court sessions.

### **TERMINATION**

Warrants, new arrests, threats of violence, or violation of any aspect of the program rules and regulations may result in your termination from the Resource Court program.

If terminated from the program, you would be entitled to a hearing. Upon termination, defendants are either 1) sentenced based on recommendations from the prosecutor and the defense attorney (if the participant entered before being sentenced) or 2) subject to the imposition of the previously suspended sentence.

### **GRADUATION CEREMONY**

Upon your successful completion of the Resource Court and satisfaction of all court requirements, including continued stability, recovery, and sobriety, you will be eligible for graduation. Attendance at the graduation ceremony is mandatory.



The graduation ceremony is recognized as an important event. It celebrates your successful completion of the first four phases of the Resource Court program. It is also your formal graduation from the Resource Court and marks the start of Life Phase and your lifelong work to remain in a state of recovery. You will be able to invite your family and friends to join you at your graduation ceremony.

Prior to your graduation ceremony, court staff and your treatment provider will meet with you to discuss plans for treatment that will be the best for supporting you and help you maintain your life in recovery. In order to graduate, you will be required to create and demonstrate a Court-approved relapse prevention plan, treatment plan, and plan for maintaining your mental health medications if applicable. You will have the opportunity to begin practicing these plans with greater independence as you enter the Life Phase.

### **LIFE PHASE:**

After your graduation ceremony, you will enter the Life Phase. You will be required, pursuant to the conditions of your Resource Court contract, to continue engaging in mental health and/or substance abuse treatment as recommended by your mental health clinician for the duration of the Life Phase. You will also be required to attend Resource Court on a monthly or bi-monthly basis for a length of time agreed upon by the Resource Court team. Failure to successfully follow the rules of Life Phase may result in the duration of the phase being extended by the Court team.

If you are sentenced and on probation at the time you enter Resource Court, or if you are sentenced to probation following successful completion of the Resource Court program, the special conditions of your probation require you to continue following the mental health and substance abuse treatment recommendations of your treatment clinician(s) and/or your probation officer throughout the term of your probation. Failure to do so may be considered a violation of your probation.

Recovery is a lifelong practice, and the purpose of creating your personalized treatment and relapse prevention plans is to help you maintain the health and stability you achieved during Resource Court throughout your independent life. All participants should refer back to and practice their personalized plans regularly.



## CONCLUSION

The Walton County Resource Court has been designed to help you achieve a state of recovery and abstinence from alcohol and drugs. The Judge and the Resource Court Staff/Team are here to guide and assist you; however, **the ultimate responsibility is yours. To succeed, you must be motivated to commit to living in a state of recovery.**





## RESOURCES

### Resource Court

#### **Drug Screen Call-In Line**

Court Coordinator Robert Fox  
Case Manager Anna Greene Watkins

**504-612-3142**  
678-209-3618  
678-544-4351

### Treatment

Advantage Behavioral Health Systems  
Georgia Crisis and Access Line (suicide)  
Cocaine Hotline

770-267-8302  
800-715-4225  
1-800-905-8666

### Physical Health

AID Gwinnett (HIV/AIDS services)  
PeachCare (health insurance for children)  
Clearview Regional Medical Center  
FISH MD – Medical appointments  
FISH MD – Dental appointments  
Walton County Health Department  
    Monroe  
    Loganville

770-962-8396  
1-877-427-3224  
770-267-8461  
678-635-8378  
678-635-7335  
770-207-4125  
770-466-1789

### Family Support

Ministry Village

770-554-3599

### Government/Court/Law Enforcement

Department of Family and Children Services  
Georgia Department of Labor (Covington)  
State Probation Office  
Public Defender's Office  
District Attorney's Office  
Monroe Police Department  
Loganville Police Department  
Social Circle Police Department  
Walton County Sheriff's Office

770-207-4176  
770-794-2455  
770-267-1348  
770-266-1540  
770-267-1355  
770-267-7576  
770-466-8087  
770-464-2366  
770-267-6557

