



ORDER OF SUSPENSION OR REVOCATION

- Always give Part 2 to the motorist.
- Give Part 1 to the motorist ONLY if you are granting continuation of driving privileges.

PART 1 - CONTINUATION OF DRIVING PRIVILEGES

Motorist Name (Last, First, MI)	Date of Birth	Year License Expires	License Class	Restrictions
---------------------------------	---------------	----------------------	---------------	--------------

According to Section 1193 of the Vehicle and Traffic Law, your driver license will be suspended revoked on _____ (sentence date plus 20 days).

This order will allow you to drive, with the same limitations as your driver license, until your suspension/ revocation starts, except that if an ignition interlock device is required, it must be installed within 10 business days of the sentence date. **You must have both parts of this order with you when you drive.** If you do not have both parts of this order with you, you may be charged with a violation of the Vehicle and Traffic Law. When the suspension/revocation starts, you do not have the right to drive unless you receive a conditional license. This order must be turned in before a conditional license can be issued to you.

MV-1192 (7/10)

(Signature of Judge or Clerk of Court)



ORDER OF SUSPENSION OR REVOCATION

PART 2

Motorist Name (Last, First, MI)	Date of Birth	<input type="checkbox"/> Male <input type="checkbox"/> Female
Number and Street Address	Apt. #	Ticket Number (if unavailable, enter Docket Number)
City	State	Zip Code
Driver License #		

COURT/VIOLATION (Certificate of Conviction must be attached)

Judge Name	Violation Date	Conviction Date	<input type="checkbox"/> Check if Youthful Offender
Court Code	Vehicle Class (definitions are listed on the back of this form)		
	<input type="checkbox"/> Commercial Motor Vehicle (DMV)	<input type="checkbox"/> Special Vehicle	<input type="checkbox"/> All Others

SUSPENSION/REVOCATION

According to Section 1193-2 of the Vehicle and Traffic Law, your driver license/privilege is:

- Suspended for 90 days (conviction of 1192-1 first offense only if not operating a CMV or Special Vehicle).
- Revoked for at least _____

Duration (Enter ONLY one of the options listed on the back of this form)

Sentence date ____ / ____ / ____ . This order will be effective on _____ because of your conviction of a (sentence date or sentence date plus 20 days) violation of Subdivision _____ of Section 1192 of the Vehicle and Traffic Law.

PROBATION/CONDITIONAL DISCHARGE

A person convicted of a violation of VTL 1192(2-a)(a) or (b) **committed on or after 12/18/09** must be sentenced to a conditional discharge or probation and the installation and use of the interlock device.

A person convicted of a violation of VTL 1192(2) or (3) **committed on or after 11/18/09 and who is sentenced on or after 8/15/10** must be sentenced to a conditional discharge or probation and the installation and use of the interlock device.

Is motorist sentenced to: Probation - If sentenced to probation, how long is the sentence? 3 years 5 years
 Conditional Discharge - If sentenced to conditional discharge, how long is the sentence? 1 year 3 years

Must the motorist obtain permission before applying for a license? Only applies if motorist is sentenced to probation. Yes No

If yes, do they need permission from: Court Probation Department Both

Must the motorist install an Ignition Interlock Device? Yes No

★ THE MOTORIST HAS 10 BUSINESS DAYS FROM THE DATE THE SENTENCE IS IMPOSED TO INSTALL THE IGNITION INTERLOCK DEVICE IN MOTOR VEHICLES OWNED OR OPERATED BY THE MOTORIST.

LICENSE SURRENDER — Has the motorist surrendered his/her license

Yes No — If you have not turned in your driver license to the court, you must turn it in to the Department of Motor Vehicles. If you turn in a temporary license, you must also turn in your photo license when you receive it.

Motorist Signature	Signature of Judge or Clerk of Court
--------------------	--------------------------------------

MV-1192 (7/10)

Copy 1: Motorist

DEFINITIONS

Commercial Motor Vehicle (CMV)

- which has a GVWR of more than 26,000 lbs.*; or
- which has a GCWR of more than 26,000 lbs.*, including any towed unit with a GVWR of more than 10,000 lbs.*; or
- designed or used to transport 15 or more passengers, in addition to the driver; or
- defined as a bus in Section 509-a(1) of the Vehicle and Traffic Law (Article 19-A); or
- which, regardless of size, is used to transport a placardable amount of hazardous materials under federal regulations (does not include farm vehicles).

* Determination of weight is based on GVWR, registered weight or actual weight plus load, whichever is greater.

- Always give Part 2 to the motorist.
- Give Part 1 to the motorist ONLY if you are granting continuation of driving privileges.

Special Vehicle

- A taxicab or livery carrying a passenger for compensation; or
- A vehicle with a GVWR of more than 18,000 but not more than 26,000 lbs., which is not a CMV (*see definitions above*).

MINIMUM REVOCATION PERIODS FOR ALCOHOL-RELATED OFFENSES

Commercial Motor Vehicles (CMVs)

OFFENSE	DURATION	V & T LAW SECTION
Any 1192 conviction (except 1192-5)	1 year	1193-2(b)(5)(i)
Any 1192 conviction (except 1192-5) while carrying hazardous materials (as defined in Section 103 of the Hazardous Materials Transportation Act, Public Law 93-633, Title I)	3 years	1193-2(b)(5)(ii)
DMV: per se - level I (1192-5)	Order issued by Commissioner of Motor Vehicles only	1193-2(b)(5)(i)
Any 1192 conviction with prior CMV/CDL-related 1192 conviction, chemical test refusal, leaving scene, felony involving use of a CMV	Permanent revocation of CDL	1193-2(e)(3)(b)

All Others/Special Vehicles

OFFENSE	DURATION	V & T LAW SECTION
Drivers age 21 or over:		
DWAI (any prior 1192 conviction within 5 years - a prior 1192-a finding (Zero Tolerance) has the same effect as a prior 1192(1) finding (DWAI) for determining the length of a license sanction)	6 months	1193-2(b)(1)
DWI (or .08) or DWAI-drugs or DWAI-drugs/alcohol [1192(4a)]	6 months	1193-2(b)(2)
Aggravated DWI .18 - 1192(2-a)(a) Aggravated DWI - Child in Vehicle - 1192(2-a)(b)	1 year	1193-2(b)(2)
Second or subsequent DWI, .08, DWAI-drugs or DWAI-Drug/ Alcohol within 10 years	1 year	1193-2(b)(3)
Convicted of 1192(2-a) and prior within 10 years is for 1192(2) (2-a)(3)(4) or (4-a) OR convicted of 1192(2)(3)(4) or (4-a) and prior within 10 years is for 1192(2-a).	18 months	1193-2(b)(4)
Special Vehicles - All 1192 offenses	1 year	1193-2(b)(4)
Drivers under age 21:		
First offense if driver is under 21 years of age on date of violation	1 year	1193-2(b)(6)
Second or subsequent offense by driver under 21 years of age on date of violation. Applies to all 1192 and 1192-a (Zero Tolerance) violations.	1 year, or until 21 years of age, whichever is longer	1193-2(b)(7)

