**SPECIAL CONDITIONS OF PROBATION FOR CONVICTION OF**

**AN OFFENSE AGAINST A MINOR OR A DANGEROUS SEXUAL OFFENSE**

These conditions imposed by O.C.G.A. § 42-8-35(b) are hereby incorporated into the Defendant’s sentence by reference. The Defendant is advised that violation of any Special Condition of Probation may subject the Defendant to a revocation of the balance of the period of probation and the Defendant may be required to serve up to the balance of the sentence in confinement.

The Defendant may not enter or remain at victim’s school, place of employment, residence, or       at times when the victim is present, nor shall the Defendant loiter or remain in areas where minors congregate, such as child care facilities, churches, or schools as defined in O.C.G.A. § 42-1-12.

The Defendant shall be subject to and shall allow viewing and recording of all incoming and outgoing e-mail, history of websites visited, content accessed, and any other Internet-based communication.

The Defendant shall submit to periodic unannounced inspections of the contents of his/her computer(s) or any other device that accesses the Internet or retrieves, copies, stores, or removes data.

The Defendant is prohibited from seeking election to a local board of education.

**SO ORDERED** this       day of November, 2012.

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Judge of Superior Court

ENOTAH Judicial Circuit

*(print or stamp Judge’s name)*

**Acknowledgment:** I have read the terms of this document or had them read and explained to me. I understand that violation of a special condition of probation could result in revocation of all time remaining on the period of probation.

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Defendant

State of Georgia v.

Criminal Action #

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