## STATE OF MICHIGAN 52-2 DISTRICT COURT

## NOTICE REGARDING ELIGIBILITY FOR EARLY DISCHARGE FROM PROBATION

CASE	NO.	and	JU	DGI
------	-----	-----	----	-----

	<b>D</b> 1001174140			,,,,,		
ORI Cou MI-	urt address				I	Court telephone no.
THE PEOPLE OF			Defendant's name, address, and telephone no.			
☐ The State of Michigan		v				
<u> </u>		-	CTN		SID	
Probation officer	Offense			Term		Date of sentence
I am the probationer. I have control probation programming. I have be eligible for early discharge form, as required by MCR 6.4  2. I am the probation officer. The required programming and matterney on this case a copy of Date	e not violated probation.* I he 41(B).  The probationer has common be eligible for ear	ation in ave sellomplete rly disclered by	the last the rved the dat leas harge fro MCR 6.4	hree months prosecuting t one half of m probation. 41(B).	. I am notif attorney or the origina	ying the court that I may this case a copy of this I probation period and all
		Na	ame (type o	or print)		
		Ph	none no.			

- 1. A defendant who was convicted of 1 or more of the following crimes:
  - a domestic violence related violation of MCL 750.81 or MCL 750.81a, or an offense involving domestic violence as that term is defined in MCL 400.1501
  - a violation of MCL 750.84
  - a violation of MCL 750.411h
  - a violation of MCL 750.411i
  - a violation of MCL 750.520c
  - a violation of MCL 750.520e
  - a listed offense as defined in section 2 of the Sex Offenders Registration Act, MCL 28.722
  - an offense for which a defense was asserted under section 36 of chapter VIII (MCL 768.36)
  - a violation of MCL 750.462a to 750.462h, or former section 462i or 462j of that act
- 2. As provided in MCL 771.2a and MCL 768.36.

<sup>\*</sup> Early discharge is not available for: