









1 a condition of probation; however, such results shall not be used as evidence in court  
2 to prove that a violation of a condition of probation has occurred.

3 (5) The sexual offender may request a second truth verification examination  
4 to be conducted by a trained and certified polygraphist or voice stress examiner of  
5 his choice. The cost of the second examination shall be borne by the offender.

6 (6) For purposes of this Article:

7 (a) "Polygraph examination" shall mean an examination conducted with the  
8 use of an instrument or apparatus for simultaneously recording cardiovascular  
9 pressure, pulse and respiration, and variations in electrical resistance of the skin.

10 (b) "Truth verification examination" shall include a polygraph examination  
11 or a voice stress analysis.

12 (c) "Voice stress analysis" shall mean an examination conducted with the use  
13 of an instrument or apparatus which records psychophysiological stress responses  
14 that are present in a human voice when a person suffers psychological stress in  
15 response to a stimulus.

16 †.J. The defendant shall be given a certificate setting forth the conditions of  
17 his probation and shall be required to agree in writing to the conditions.

18 †.K. In cases where the defendant has been convicted of an offense involving  
19 criminal sexual activity, the court shall order as a condition of probation that the  
20 defendant successfully complete a sex offender treatment program. As part of the  
21 sex offender treatment program, the offender shall participate with a victim impact  
22 panel or program providing a forum for victims of criminal sexual activity and sex  
23 offenders to share experiences on the impact of the criminal sexual activity in their  
24 lives. The Department of Public Safety and Corrections shall establish guidelines  
25 to implement victim impact panels where, in the judgment of the licensed  
26 professional responsible for the sexual treatment program, appropriate victims are  
27 available, and shall establish guidelines for other programs where such victims are  
28 not available. All costs for the sex offender treatment program shall be paid by the  
29 offender.

1           ~~K.L.~~ A conviction for any offense involving criminal sexual activity as  
 2           provided for in Paragraph H of this Article, includes a conviction for an equivalent  
 3           offense under the laws of another state. Criminal sexual offenders under the  
 4           supervision and legal authority of the Department of Public Safety and Corrections  
 5           pursuant to the terms and conditions of the interstate compact agreement provided  
 6           for in R.S. ~~15:574.14~~ 15:574.31 et seq. shall be notified of the registration  
 7           requirements provided for in this Article at the time the department accepts  
 8           supervision and has legal authority of the individual.

9           ~~L.M.~~(1) In all cases where the defendant has been convicted of an offense  
 10          of domestic abuse as provided in R.S. 46:2132(3) to a family or household member  
 11          as provided in R.S. 46:2132(4), or of an offense of dating violence as provided in  
 12          R.S. 46:2151(C) to a dating partner as provided in R.S. 46:2151(B), the court shall  
 13          order that the defendant submit to and successfully complete a court-approved course  
 14          of counseling or therapy related to family or dating violence, for all or part of the  
 15          period of probation. If the defendant has already completed such a counseling  
 16          program, said counseling requirement shall be required only upon a finding by the  
 17          court that such counseling or therapy would be effective in preventing future  
 18          domestic abuse or dating violence.

19          (2) All costs for the counseling or therapy shall be paid by the offender. In  
 20          addition, the court may order that the defendant pay an amount not to exceed one  
 21          thousand dollars to a family violence program located in the parish where the offense  
 22          of domestic abuse occurred.

23          ~~M.N.~~ If a defendant is injured or suffers other loss in the performance of  
 24          community service work required as a condition of probation, neither the state nor  
 25          any political subdivision, nor any officer, agent, or employee of the state or political  
 26          subdivision shall be liable for any such injury or loss, unless the injury or loss was  
 27          caused by the gross negligence or intentional acts of the officer, agent, or employee  
 28          of the state or political subdivision. No provision of this Paragraph shall negate any

1 requirement that an officer, agent, or employee secure proper and appropriate  
2 medical assistance for a defendant who is injured while performing community  
3 service work and in need of immediate medical attention.

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SPEAKER OF THE HOUSE OF REPRESENTATIVES

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PRESIDENT OF THE SENATE

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GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: \_\_\_\_\_