VIRGINIA: IN THE GENERAL DISTRICT COURT OF THE CITY OF VIRGINIA BEACH IN RE: ALCOHOL AND LOCATION MONTIORING DEVICES

ORDER

When, as a condition of bond or otherwise, this Court requires a defendant to wear or use an alcohol or location monitoring device, such device may not be provided to the defendant by the same person or entity that provides a security or property bond for the defendant, and vice versa. Further, the person or entity obligated on the bond as the surety can have no relationship in any way to the person or entity that provides the alcohol or location monitoring device.

By providing the device to the defendant per an order on bond, the provider of such a device agrees to comply with the guidelines for device providers promulgated by the City of Virginia Beach Community Corrections Program and further agrees to immediately report any violations of the Court's bond order. If the defendant is being supervised by pre-trial services, said report shall be made to that office. If the defendant is not being supervised, the report shall be made to the Court.

All prior orders of this Court pertaining to matters covered by this order are hereby rescinded.

Entered this Wh day of May, 2020.

Daniel R. Lahne, Chief Judge