

Clarence Opheim's Plan for Provisional Discharge from the Minnesota Sex Offender Program (MSOP)

1. Mr. Opheim shall report to, and register in person with, local law enforcement agencies as required by law in accordance with M.S.A. 243.166.
2. Community Re-Entry Services, LLC, a subsidiary of 180 Degrees, Inc. shall be the provider of housing services to Mr. Opheim. Mr. Opheim shall reside at either of Community Re-Entry Service's subcontractors: Damascus Way Re-Entry Center (located at 5730 Olson Memorial Highway, Golden Valley, Minnesota 55422) or 180 Degrees, Inc. (located at 236 Clifton Avenue South, Minneapolis, MN 55403). Determination of which location shall be at the discretion of Community Re-Entry Services. Both Damascus Way and 180 Degrees are established residential facilities with experience serving violent offenders, are staffed 24 hours a day, enforce house rules and curfews, have the ability to conduct testing for substance use, and offer reintegration support.

Any change in Mr. Opheim's residence requires the prior approval of the Judicial Appeal Panel (a/k/a Supreme Court Appeal Panel or SCAP), after review by the Special Review Board.

3. The Minnesota Sex Offender Program (MSOP) shall be responsible for the supervision of Mr. Opheim and provision of case management services to him. Upon placement into the community, the assigned MSOP Reintegration Specialist¹ will have daily face-to-face contact with Mr. Opheim for at least the first 30 days. The subsequent frequency and nature of contact will be reviewed by MSOP at each quarterly progress review.
4. Mr. Opheim shall follow the assigned Reintegration Specialist's directives regarding supervision and monitoring matters, shall report in as directed and shall provide true, accurate, and correct information orally and/or in writing, as directed, including status of financial resources and obligations.
5. Mr. Opheim shall have the additional support and oversight of a network of people including his MSOP Primary Therapist and Clinical Supervisor, the MSOP polygrapher, a community-based sex offender treatment provider, his AA sponsor, friends, family, and others in his social network.
6. Mr. Opheim shall participate in quarterly and annual progress reviews with some or all of the above named individuals to review his progress throughout his reintegration process.
7. MSOP will assist Mr. Opheim with finding housing, employment, and other essential services and resources in the community.
8. Mr. Opheim shall actively seek gainful employment, volunteer opportunities, or other productive activity as directed by assigned Reintegration Specialist and treatment provider² and make every effort to maintain that commitment. He shall keep a record of all job/volunteer seeking activities and shall obtain approval from his assigned Reintegration Specialist and treatment provider before accepting any offer or making any changes in employment or volunteer work.
9. Mr. Opheim shall participate in individual and group sessions at a community-based sex offender treatment VJV program as directed by his Reintegration Specialist and treatment provider and shall provide verification of participation as requested.

¹For purposes of this Plan, "assigned Reintegration Specialist" could include any other Minnesota sex Offender Program staff acting in the place of the assigned Reintegration Specialist.

²For purposes of this Plan, treatment provider could include the MSOP Primary Therapist or his assigned treatment provider at a community-based sex offender program.

10. Mr. Opheim shall participate in recovery support group meetings as advised and approved by the assigned Reintegration Specialist and treatment provider. He shall provide written verification of participation to MSOP as requested.
11. Mr. Opheim shall not have a relationship or contact with any past victims without prior approval from his assigned Reintegration Specialist and his treatment provider.
12. Mr. Opheim shall establish and maintain relationships with persons who are supportive of his successful reintegration and shall *not* have a relationship or contact with any persons, including family members, who by action or speech obstruct or jeopardize his successful reintegration. Exceptions must be approved by his assigned Reintegration Specialist and treatment provider.
13. Mr. Opheim shall comply with all of the provisions of his current and future:
 - GPS Responsibility Agreement (Attachment 1a).
 - Consent to Search agreement (Attachment 1b).
 - Extradition Waiver agreement (Attachment 1c).
 - Authorization for Release of Financial Information documents (Attachment 1d).
14. Mr. Opheim shall not leave the state of Minnesota without written approval from his assigned Reintegration Specialist.
15. Mr. Opheim shall remain law abiding and shall immediately report to his assigned Reintegration Specialist any contact he has with law enforcement, including:
 - being arrested,
 - receiving a summons, or
 - other contact with local, state, and/or federal law enforcement.
16. Mr. Opheim shall neither use nor possess any alcohol or controlled substances, including drug paraphernalia, unless prescribed by a qualified physician and upon notifying his assigned Reintegration Specialist.
17. Mr. Opheim shall not occupy the premises or adjacent property of any business for which the sale and/or consumption of alcohol is the primary function without prior approval from his assigned Reintegration Specialist.
18. Mr. Opheim shall not purchase, possess, or own any weapon as defined by M.S.A. 609.02 Subd. 6, 97A.015 Subd. 19, and 624.731 and Federal Title 18 USC, Part 1, Chapter 44, Section 921; Title 1 USC, Chapter 1 Section 1.07 #17, or as identified by his assigned Reintegration Specialist.
19. Mr. Opheim shall use electronics and/or communication devices only as approved by his assigned Reintegration Specialist.
20. Mr. Opheim shall not own, manage, maintain, or care for any rental properties without prior approval from his assigned Reintegration Specialist.
21. Mr. Opheim shall participate in testing as directed by his assigned Reintegration Specialist and Primary Therapist. Testing may include, but is not limited to, urinalysis, DNA collection, polygraph and other physiological assessments, breathalyzer and blood samples and/or other devices or procedures.
22. Mr. Opheim shall communicate his weekly planned activities to his assigned Reintegration Specialist in advance or as directed by his Reintegration Specialist.

23. Mr. Opheim shall not borrow money, lend money, or purchase on credit without prior approval from his assigned Reintegration Specialist.
24. Mr. Opheim will cooperate with his Reintegration Specialist's recommendations to resolve any outstanding financial obligations, including restitution and child support, and to appropriately manage his finances.
25. Mr. Opheim shall not possess any personal information or photos of victims or individuals who fit his sexual offending pattern. Possession of any photos or pictures of children must be approved and marked with a date of approval and initialed by his assigned Reintegration Specialist and treatment provider.
26. Unless given prior approval from his Reintegration Specialist and treatment provider, Mr. Opheim will not reside near, visit, be employed at, or otherwise be on the premises of any places where children tend to congregate, such as: schools, day care centers, campgrounds, parks, swimming pools, beaches, fairs/festivals, video arcades, malls (shopping or pedestrian).
27. Without prior approval from his Reintegration Specialist and treatment provider, Mr. Opheim will neither work, nor socialize in any capacity, in places that bring him into direct sustained contact with vulnerable populations, including, but not limited to
 - vulnerable adults and people with disabilities,
 - children,
 - people who are intoxicated, or
 - Non-English speaking people.
28. Mr. Opheim shall not initiate or maintain any relationship with any adult who has minor children (including a family member) unless specifically approved in advance by his assigned Reintegration Specialist and treatment provider.
29. Mr. Opheim shall not have juvenile visitors in his residence without approved supervision, and only with prior approval from his assigned Reintegration Specialist and treatment provider.
30. Mr. Opheim shall not permit any person, whether juvenile or adult, to reside or stay overnight in his designated residence at any time without the prior approval of his Reintegration Specialist and treatment provider. Nor will Mr. Opheim himself stay overnight in another individual's residence at any time without the prior approval of his Reintegration Specialist.
31. Mr. Opheim shall neither view nor possess any sexually explicit material, whether visual or audio (including catalogs), without prior approval from his assigned Reintegration Specialist and treatment provider.
32. Mr. Opheim shall, with the assistance of his treatment provider and Reintegration Specialist, update and follow his Maintenance Plan.

Additional Directives: (Client must initial and date any additional directives)