

San Miguel County DWI Program
Misdemeanor DWI Probation Conditions

SUPERVISED Probation under the supervision of the San Miguel County DWI Program. *The probation term may be extended by the court, if probation violations are brought against defendant.*

Community Service must be done at a non-profit, religious, or government agency and must be pre-approved by your Compliance Monitor.

Written proof that of attendance and completion of Treatment Services as required by submitting written verification from an approved provider of my choice.

ALL clients are referred to a minimum of 6 hours of substance use/abuse education and to a maximum of 152 hours of Intensive Outpatient Treatment. Detox and/or 30-90 days inpatient treatment may also be required.

A RELEASE OF INFORMATION must be signed prior to starting any substance treatment/counseling to allow information to be shared with the Compliance Monitor.

A treatment attendance log must be turned in at EVERY check in with the San Miguel County DWI Program, while treatment is active.

Attend 3 hours of Responsible Driving (\$40) for DWI

Attend 12 hours of DWI School (\$175) for DWI 1st. DWI school must be approved by NMDOT and that no portion of these classes may be taken online.

Community Service hours, DWI School, or Treatment outside of San Miguel County may only be done with prior approval from the DWI Compliance Monitor before beginning any type of services.

Vehicle and paperwork must be taken to the San Miguel County DWI Program for verification of installation of ignition interlock within 14 days of installation. The interlock must be installed and an Interlock License must be obtained BEFORE driving.

Individuals are NOT able to drive ANY motorized vehicle without an Ignition Interlock installed and obtaining an Interlock License.

Individuals are solely responsible for all results from their interlock and use of any products with an alcoholic base such as Nyquil or any mouthwashes with alcohol, etc. is prohibited.

All interlock violations will result in an immediate probation violation revocation proceeding.

If ordered to serve a mandatory jail sentence, written proof of completion of any time served in jail must be provided to the San Miguel County DWI Program within 24 hours of release from jail.

It is prohibited to possess or consume ANY alcohol or non-prescribed drugs for the entire duration of probation.

It is prohibited to enter ANY licensed liquor establishment.

It is required to submit for random urinalysis testing or to breath alcohol testing at client expense when instructed to do so by the Court, Judge, Compliance Monitor, or by any law enforcement personnel.

It is prohibited to violate ANY laws, City, State, or Federal, and ANY new arrests and ANY new charges must be reported to the San Miguel County DWI Program within 24 hours of such .

It is the client's responsibility to assure that the DWI Compliance Monitor has received ALL certificates of completion for ALL program requirements, including Treatment, DWI School/Responsible Driving, Community Service, Jail Time, etc. either by personal delivery, mail or fax.

It is the client's responsibility to notify the San Miguel County DWI Program of any changes made with residence, address change, and/or phone number change within 24 hours of such a change, whether the change is thought to be permanent or temporary.

All clients MUST check in with the San Miguel County DWI Program by appointment, in person, until the expiration of probation or until otherwise notified by the compliance monitor. An appointment card will be issued after each appointment. *(The probation term may be extended by the court, if probation violations are brought against defendant.)*

Clients must abide by the recommendations and instructions of the DWI staff for the full period of probation.

Clients must pay the required DWI Screening fee of \$75 for initial assessment.

Clients must pay a \$20 Compliance Fee every month.

SPECIAL CONDITIONS OF PROBATION may be assigned by the court.

Any violations will result in an immediate probation violation revocation proceeding.