9-618. Order finding no	violation of probation.	
	Court Rule 6-802 NMRA,	
Metropolitan Court Rule		
<u> Municipal Court Rule</u> ] <u>R</u>	ules 6-802, 7-802, and 8-802	NMRA]
STATE OF NEW MEXI	CO	
COUNTY OF	1	
CITY OF		
COUNTY OFCOUNTY OFCO	OURT -	
STATE OF NEW MEX	[CO]	
COUNTY OF	1	
COUNTY OF		
V.		No.
v.		140.
	, Defendant.	
ORE	DER ON PROBATION VIC	OLATION HEARING
This matter came	before the court on	(date), on an allegation appeared in person and with counsel,
that Defendant violate	d probation. Defendant a	appeared in person and with counsel
	(name of counsel),	or waived counsel. The prosecution was
represented by	(n	name and title).
		violation [ ] denied the probation violation at Defendant [ ] violated [ ] did not violated
probation.		
THE COURT FURTH	ER FINDS:	
That the original s	entence was [ ] suspended [	] deferred [ ] conditionally discharged and
the charges were sentence	ed[] concurrently[] conse	cutively (if consecutively, each charge must
be addressed).		
[ ] Defendant wa	as a fugitive from justice ar	nd may have up to days added as
absconder time.		
It is hereby ORD	ERED, ADJUDGED, AND	DECREED that:
[ ] Defendant is	continued on probation as	s originally imposed in the judgment and
sentence.		
[ ] Defendant sha	ll be released from custody f	for this cause.
Defendant shall report to probation services immediately on release from custody.		
[ ] Absconder tim	e of days shall be add	led to the original probation end date.
	n is revoked and a new senter	
		days on probation and days in jail.
		ays in (detention facility) with
	eaving days to serve.	
		(detention facility).

l	[ ] Defendant shall report to the (detention facility) on or before	
2	(date) by (time) to serve days.  [ ] Work release is authorized.	
3	Work release is authorized.	
1	This sentence shall be served on weekends.	
5	[ ] Defendant shall be placed on days of [ ] supervised [ ] unsupervised probati	on
6	to begin on(date).	
7	[ ] All provisions of the original judgment and sentence not specifically modified herein remains	ain
	in effect, with the following additional probation requirements:	
)	[ ] Defendant shall report to probation services immediately on release from custody.	
)	[ ] Defendant shall complete drug/alcohol screening within days and follow a	nv
	recommended treatment.	11)
	[ ] Defendant shall apply within days, be screened, and if accepted, enter a	nd
	successfully complete Drug Court.	114
	Defendant shall complete a behavioral health assessment and follow any recommend	еđ
	treatment.	cu
	[ ] Defendant shall participate in random urinalysis for days or as recommended.	
	Defendant shall enroll into Batterer's Intervention program within days.	
	· · · · · · · · · · · · · · · · · · ·	a
	[ ] Defendant shall enroll into intensive, outpatient counseling program within days	
	[ ] Restitution, to be determined by probation officer, to be paid in full within day	S.
	[ ] Other	
	[ ] Defendant's probation is revoked. Defendant is hereby remanded to	
	(detention facility) for days, with days of presentence confinement credit toward j	aıı
	sentence with days remaining to be served.	
	[ ] Defendant may be furloughed to serve jail sentence in an approved rehabilitative treatme	
	program. If Defendant is terminated from program, or voluntarily leaves program, Defendant sh	
	report to(detention facility) immediately, but not later than twenty-four (24) hours	
	leaving program. If Defendant fails to report to the detention facility within twenty-four (24) hou	
	of leaving program, a bench warrant for failing to comply will be issued and Defendant will	
	back into custody to serve remaining sentence; Defendant may also be prosecuted for an esca	pe
	from jail charge.	
	[ ] Defendant to be transported by (agency) to rehabilitation program	n.
	OR	
	[ ] Defendant to be transported by private party (party) to t	he
	[ ] Defendant to be transported by private party (party) to t rehabilitation program. Defendant may be released to (party) for transport on proof of acceptance into an approved rehabilitation program is provided to the court or probati	ce
	proof of acceptance into an approved rehabilitation program is provided to the court or probati	on
	services. A copy must be provided to the (detention facility) prior to release.	
	[ ] Defendant shall receive an UNSATISFACTORY discharge from probation.	
	[ ] The fine of \$ is imposed and shall be [ ] assessed [ ] suspended [ ] partial	lly
	suspended, with \$ suspended. Defendant shall receive credit for \$ already pa	id,
	leaving a balance of \$ [(may include a bench warrant fee)] to be paid in thirty (30) da	ys
	or per payment plan.	•
	[ ] Jail in lieu of fines, fees, and costs beginning (date) for days.	
	Jail in lieu of fine shall run [ ] concurrent or [ ] consecutive to other jail sentence herein.	
	June busine tone [ ] combound of [ ] combound to come June benefits including	
	[ ] Community service in lieu of fines, fees, and costs. Defendant shall complete hours	bv
	(date).	- 5
	(	

## CRIMINAL FORMS 9-618

## Supreme Court Approved August 25, 2025

1	IT IS ORDERED that a copy of this order and commitment be delivered to the
2	(detention facility).
3	FAILURE TO COMPLY
4	Failure to report, comply with the conditions of probation, or pay costs or fines will result in a
5	bench warrant for Defendant's arrest.
6	APPEAL
7	Defendant is hereby advised that this Order on Probation Violation Hearing may be appealed to
8	the district court by filing a notice of appeal in the district court within fifteen (15) days from the
9	date of entry of this Order. In accordance with Rules 6-802 and 8-802 NMRA, "the only issue the
10	district court will address on appeal will be the propriety of the revocation of probation. The district
11	court shall not modify the sentence of the magistrate or the municipal court."
12	CONDITIONS OF RELEASE
13	If Defendant files a notice of appeal, the following additional conditions of release are hereby
14	approved pending appeal to the district court:
15	
16	
17	
18	Release bond pending appeal is set at \$
	Dated
	Judge
19	<b>C</b>
20	[As adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009; as amended
21	by Supreme Court Order No. 22-8300-024, effective for all cases pending or filed on or after
22	December 31, 2022; as amended by Supreme Court Order No. S-1-RCR-2023-00038, effective
23	for all cases pending or filed on or after October 9, 2025 ]