

CONTRACT FOR ATTORNEY SERVICES

STATE OF NORTH CAROLINA vs. (CLIENT)

THIS AGREEMENT, made and entered into by and between, P. Kelly Dawkins, Attorney at Law, herein after referred to as the Attorney, and CLIENT NAME, herein after referred to as the Client.

That the Attorney has this day been employed by the Client to defend the above defendant on the charges of Driving While Impaired in Moore County File Number _____ to include any other traffic offenses related thereto.

The Client has furnished the Attorney with the facts of this case and an accurate personal history and background of the Client. The Client, in exchange for the Attorney's representation has agreed to pay a fee in the amount of \$_____.

That the Attorney and Client agree this fee shall be paid in full after the Client's November 7, 2019 District Court first appearance. Attorney has agreed to appear on client's behalf for this first appearance without Client being required to appear on this initial court date.

In the even the fee is not paid in full, the firm shall be allowed to withdraw from this matter. Any fee paid is deemed earned upon receipt and no portion will be refunded.

Client has been advised the implications of signing a waiver of counsel and has agreed to execute a Waiver of Counsel in the above captioned matter.

Client has agreed to pay the necessary expenses and disbursements separately as these expenses and disbursements are incurred by the Attorney, if any. These expenses and disbursements may include, but shall not be limited to: fees for private investigators, expert witnesses, court reporter transcripts, travel expenses for attorneys and investigators, court fees and any and all other expenses the Attorney considers reasonably necessary for the proper defense of this case.

Except as provided in this agreement, in the event that the services of the Attorney are terminated for any reason, the fee paid to the Attorney shall be deemed earned and no part thereof shall be refunded.

It is further understood that the Attorney makes no promises to the Client as to the outcome of this case except that the Attorney promises to render his best professional skill. In the event of an appeal or retrial, a new and separate agreement will be made.

Witness our hands, this the _____ day of _____ 20 .

P. Kelly Dawkins, Attorney at Law

CLIENT