ADULT MISDEMEANOR PRE-TRIAL INTERVENTION PROGRAM (PTIP)

APPLICATION



CASE INFORMATION

Defendant's Name	
Defendant's E-Mail	
Cause Number(s)	
Offense(s)	
Offense Date(s)	
Attorney's Name	
Attorney's E-Mail	
Court Assignment	County Court at Law #1
C	County Court at Law #2
	County Court at Law #3
Next Court Setting	

] My client is not fluent in English and is requesting an accommodation for the following language:_____.

PART 1: APPLICANT'S PERSONAL DATA SHEET

Personal Information

First Name	Middle Name	Last Name	
Maiden Name	Nickname or Alias	Date of Birth	
Highest Education Completed	Marital Status	Number of Dependents	
Social Security Number	Driver's License Number	DL State	DL Expiration
Race	Place of Birth	Citizenship	

Residential Address

Address	Ар	pt #	City	State	Zip Code
					_
County	How long have you lived at this physical address?				

Home Phone	Mobile Phone	E-mail Address (required for participation in PTIP)

Employment Information

Employment Status (<i>check one</i>):	Full-time Student	☐Part-time ☐Retired	☐Not empl ☐Disabled		sonal Iemaker	
Employer		Positi	ion/Title			
Address	Suite #	City		State	Zip Co	de
Work Phone	Supervis	sor's Name		Length of Empl	oyment	
If you are a student, what school are you attending?						
☐ If unemployed, when and where were you last employed?						
 Are you currently on any prescription medications? If yes, please list those medications: 				YES		
Are you currently or have you ev	er been thi	rough a substan	c <u>e a</u> buse pro	gram?	YES	

Are you currently or have	you ever been through a substance abuse program?	
Type of Program: Date(s) attended:	Inpatient Outpatient AA/NA	
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PART 2: PRIOR CONTACTS WITH THE CRIMINAL JUSTICE SYSTEM

Prior contacts with the criminal justice system include but are not limited to juvenile records (*regardless of disposition*), adult arrests or citations (*regardless of disposition*), out-of-state arrest or citations (*regardless of disposition*), offenses for Minor in Possession of Alcohol, Minor in Consumption of Alcohol, Public Intoxication, Class "C" Assault, and Possession of Drug Paraphernalia (*regardless of disposition*). The application must be supplemented if contact with the Criminal Justice System occurs after the *PTIP Application* is filed. This section does not include traffic citations.

Date of Arrest/Citation	Place of Arrest/Citation	Offense	Disposition

PART 3: DEFENDANT'S STATEMENT OF THE OFFENSE

Defendant must, in his or her own words, complete this written statement about the circumstances of the offense and why Defendant is guilty of the offense. Defendant must be willing to take full responsibility for his or her actions and confess to the offense. Merely stating "I accept full responsibility for the offense" is insufficient. Minimizing one's actions and blame-shifting are not indicators of a strong candidate for PTIP. Once the *PTIP Application* is submitted, **NO RE-WRITES ARE ALLOWED**.

PART 4: ACKNOWLEDGEMENTS

Attorney of Record

I, _______as attorney of record for Defendant, certify that I have explained to Defendant about the consequences of waiving certain Constitutional rights to gain admission in PTIP including the requirement for Defendant to confess to the offenses charged in writing. I have explained to Defendant he or she must attend and complete the assessments and submit to a UA drug test specified in the Application and pay **\$150.00** for said assessments and UA drug test. I have also informed Defendant if he or she is accepted into the program, he or she will be required to pay certain fees for required classes, ignition interlock (or other alcohol monitoring devices), a **\$360.00** program fee for Track 1 or **\$500.00** program fee for Track 2 or 3, a **\$300.00** court-appointed attorney fee (if applicable), and any restitution owed on the case (including DPS Lab testing fees). I explained to Defendant any weapon seized for any reason as a part of this case may require forfeiture in order to gain admission in PTIP. I furthermore affirm the offenses charged are those eligible for this program.

ATTORNEY FOR DEFENDANT

DATE

Applicant

I,______, have been advised by my attorney of record about PTIP, and I have read the requirements detailed in the *Application*. I have been advised of my Constitutional rights as a criminal defendant, and I understand participation in PTIP will require me to voluntarily waive said constitutional rights.

I understand I must pay a **\$360.00** program fee for Track 1 or **\$500.00** program fee for Track 2 or 3 due on the day the *PTIP Agreement* is signed. If I do not successfully complete PTIP, I understand said fee is non-refundable and will not be credited toward any fines, courts costs, or probations fees. If I am represented by a court-appointed attorney, I will be required to pay a court-appointed attorney fee in the amount of **\$300.00**.

II understand I must complete the required evidence-based assessments and submit to a UA drug test as specified in the Application to determine my eligibility for PTIP and pay **\$150.00** for these assessments and the UA drug test. I understand failure to attend the assessments, giving false answers during the assessments, or failing the UA drug test will result in the denial of my application. I understand the final decision to proceed with or to divert from prosecution of my case rests with the County Attorney's Office.

If I am admitted into PTIP, I understand the information obtained from me while in PTIP can be used against me in any future prosecution of my offense.

I understand if I am accused of Driving While Intoxicated and I am accepted into PTIP, successfully complete PTIP, and the case against me is dismissed, I agree not to seek expunction of the arrest or charge from my criminal history.

I certify the information contained in this application is true and correct, and I understand that providing false information or withholding information shall be grounds for denial into or removal from the program.