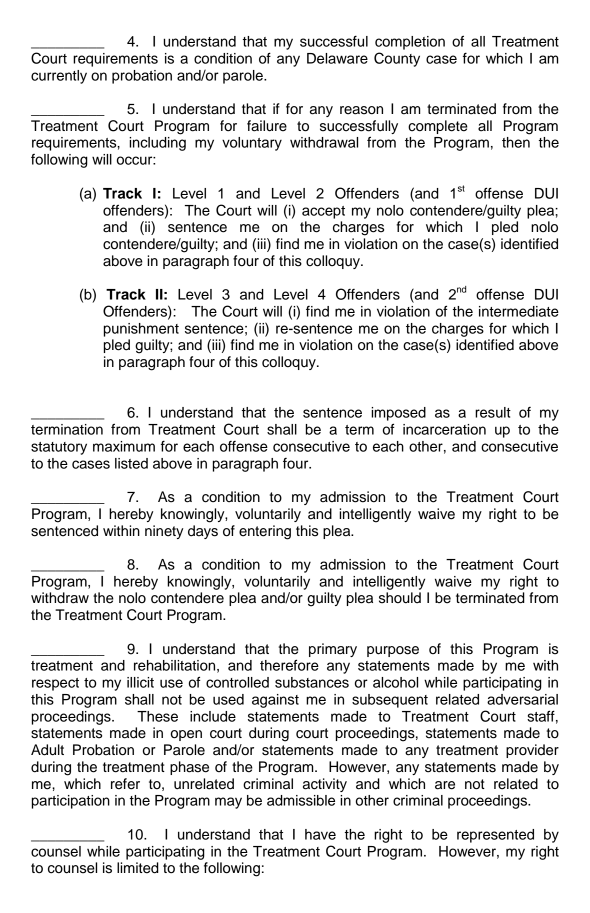
COURT OF COMMON PLEAS OF DELAWARE COUNTY, PENNSYLVANIA CRIMINAL DIVISION

COMMONWEALTH OF PENNSYLVANIA	: CP-23-CR-
V.	:
	:
TREATMENT COURT WRITTEN PLEA COLLOQUY	
INSTRUCTIONS	
TO DEFENDANT: Read this statement carefully and review it that you understand, agree with and answer document. If you do not agree to all the tocolloquy, then you will not be admitted to tunderstand and agree with what is said in your initials on the line provided. If you do not said in a paragraph, DO NOT PLACE YOU tell the judge what you do not agree with or	truthfully everything contained in this terms and conditions set forth in this he Treatment Court Program. If you a paragraph of this document, place not understand and agree with what is R INITIALS on the line provided, and
By placing my initials at the places proviunderstood and followed these instructions.	ded, I am stating that I have read,
TO DEFENDANT'S LAWYER: You must explain the content and mear defendant. If, after your explanation, the def with something, he/she should not initial that judge of this fact.	endant does not understand or agree
Defendant's Signature	Defense Attorney's Signature
1. I understand that participal is completely voluntary, and that I may without	ntion in the Treatment Court Program Braw from the Program at any time.
2. I understand that accepta of all Treatment Court Program requirement incarceration.	ance into and satisfactory completion is will offer me an opportunity to avoid
3. I understand that accepta of all Treatment Court Program requirement other Delaware County criminal cases for w of probation and/or parole permanently close	hich I am actively serving a sentence



- (a) My decision to apply and participate in this Program.
- (b) Counsel may appear on my behalf at the Treatment Court team meetings and Court review sessions. However, consistent with the treatment court philosophy of the Treatment Court Program, no motions or legal argument may be presented at these Court review sessions. Counsel may assist me in communicating with the Judge, but may not speak in my stead. I am required to personally respond to questioning by the Judge at all Court review sessions.
- (c) Counsel may advise me as to whether to voluntarily withdraw from the Treatment Court Program and assist me in that process.
- (d) Counsel may represent me at any Court review session where termination is being considered. Counsel may advocate for my continued participation in the program.
- (e) Counsel shall represent me at any sentencing hearing if I am removed from the Treatment Court Program.
- _____ 11. I understand that drug and alcohol test results obtained through the Treatment Court Program will be used only to assist the court and treatment providers in evaluating my progress, and may be used by the Treatment Court to determine whether I am progressing satisfactorily, whether the treatment plan needs modification, whether to impose sanctions within the Program, and whether I should be terminated or graduate from Drug Court. I understand that under no circumstances will such test results be used as evidence of a new crime, or in another manner not consistent with the treatment and rehabilitation goals of the Treatment Court.
- _____ 12. I understand that any adulterated test results will be considered as a positive test for alcohol or drugs, and I will be subject to a sanction/removal for that adulteration.
- _____ 13. I understand that the Treatment Court Program may test blood, urine, perspiration, saliva, and/or breath for drugs and alcohol. These tests can include, but are not limited to, urine test strips, sweat patches, various breathalyzers (including portable breath tests) and various electronic monitoring devices.
- _____ 14. I understand that a component of the Treatment Court Program is community supervision by local police. This means that law enforcement will be advised of my participation in the Program and asked to (i) confirm my compliance with curfew, and (ii) report any suspicious activity to the Court.
- ______ 15. I understand that any tests and monitoring are conducted at the sole discretion of the Program. No particular test or monitoring device may be requested by any participant. I agree that these tests and monitors are presumed valid, and with the exception of the challenge procedure contained in this colloquy, I agree that I will not appeal, or in any other way legally contest any

exception of the challenge procedure set forth below; I agree that my only remedy is to withdraw from the Treatment Court Program. I UNDERSTAND THAT IF I OTHERWISE LEGALLY CONTEST OR APPEAL ANY TEST OR MONITOR RESULT, THAT ACTION WILL CONSTITUTE GROUNDS FOR IMMEDIATE REMOVAL FROM THE PROGRAM. 16. I understand that I may challenge the results of any drug or alcohol test performed by a Probation Officer by immediately requesting that the sample be tested by a laboratory designated by the Department of Adult Probation and Parole and paying a testing fee in the amount of fifty dollars (\$50.00). I understand that should the laboratory result confirm the test result, I will be subject to an additional sanction by the Court and/or removal from the Treatment Court Program for my lack of honesty in failing to acknowledge the drug or alcohol use detected by the test. I understand that should the laboratory retest show the initial test result to be in error no sanction will be imposed and my testing fee will be returned or applied to outstanding fines/costs. UNDERSTAND THAT ONLY LABORATORY TESTS AUTHORIZED BY THE COURT OR ADULT PROBATION WILL BE CONSIDERED IN THE PROGRAM. 17. I consent to the search of my person, my residence, and any electronic device that I utilize upon request/demand by the Office of Adult Probation and Parole. 18. I understand that if I am removed from the Program and sentenced, I am not entitled to any sentence credits except actual time spent in custody in jail. 19. I understand that the Treatment Court Program requires me to move through several phases of treatment and supervision. Depending on my ability to remain substance free and compliant with the Treatment Court Program during these phases, I may complete the Program in two years. 20. If I am a Track I participant and I successfully complete the Treatment Court Program, the Court will dismiss the charges for which my sentencing was held in abeyance pursuant to my nolo contendere/guilty plea. This means that I can never be charged with this same criminal incident again. The Court will also enter an order expunging my record with respect to the case. 21. The conditions of the Treatment Court Program include the imposition of sanctions and incentives designed to help motivate me to succeed in my recovery efforts. Possible sanctions include but are not limited to the following: community service, house arrest, curfew, writing essays, spending time in the jury box observing Treatment Court proceedings, short-term incarceration, etc. I waive any and all Due Process rights I may have pertaining to the imposition of sanctions that do not result in my termination from the Treatment Court Program. 22. I understand that, upon recommendation of the Treatment Court Team, I may be terminated from the Treatment Court Program at the discretion of the Court. I may have counsel with me to assist me at any sentencing proceeding.

test or monitor results. Should I disagree with any such result, with the exclusive

decision to remove me from the 1	y right to file a legal challenge to the Court's Freatment Court Program or the removance of the hearing and an opportunity to be ng.
scheduled for a sentencing hearin	rom the Treatment Court Program, I will be g at which time I will be sentenced in I hereby waive my right to have a Preded in advance of sentencing.
forth in this colloquy, I must succe Program requirements set forth by Acterm or condition imposed by the THAT I MAY NOT FILE A LE CONDITION OR SANCTION IMPOSE OTHER THAN THROUGH THE TESTING OR MONITORING SET FOUNLY REMEDY TO AVOID THE SANCTION IS TO VOLUNTARILY VERNELY OF THE SENTENCED ACCORDINGLY. 26. I have had enough the placing my initials on all of the line by placing my initials on all of the line.	in addition to any Program requirements servessfully complete (i) all Treatment Court dult Probation and Parole, and (ii) any other Treatment Court Judge. I UNDERSTAND GAL CHALLENGE OR APPEAL ANY SED BY THE COURT IN THE PROGRAM, CHALLENGE PROCESS FOR DRUGORTH HEREIN. I UNDERSTAND THAT MY E IMPOSITION OF A CONDITION OR WITHDRAW FROM THE PROGRAM AND
 Date	Signature of Defendant
I represent the Defendant in the abo	EFENDANT'S ATTORNEY ove-captioned case. I have explained the dant and I am satisfied that the Defendant
Signature of Attorney	Attorney Identification #