## **COURT OF COMMON PLEAS, BELMONT COUNTY, OHIO**

State of Ohio,		)	
VS.	Plaintiff	)	
		)	<b>CASE NO.:</b>
		)	INTERVENTION
	/	) )	IN LIEU OF CONVICTION
	Defendant	)	

This cause came on to be heard on the request of the Defendant for Intervention in Lieu of Conviction, Defendant having entered a Plea of Guilty to the offense charged in the Indictment and having waived his right to a speedy Trial. The Court, having heard evidence relative to the request for Intervention in Lieu of Conviction, has reason to believe that Defendant's drug or alcohol usage was a factor leading to his criminal behavior, and finds as follows:

- (1) That Defendant, previously has not been convicted of or pleaded guilty to a Felony, previously has not applied for Intervention in Lieu of Conviction, and is charged with a Felony wherein Community Control Sanctions may be imposed.
- (2) The offense is not a Felony of the First, Second or Third Degree, is not an offense of violence, is not a violation of R.C. §2903.06(A)(1) or (2), is not a violation of R.C. §2903.08(A)(1) nor R.C. §4511.19.
- (3) The offender is not charged with a violation of R.C. §§2925.02, 2905.03, 2925.04, 2925.06 or 2925.11 that is a Felony of the First, Second or Third Degree.
- (4) The offender is not charged with the violation of R.C. §2925.11 that

is a Felony of the Fourth Degree, or if the offender is so charged, the Prosecutor has recommended the offender be classified as eligible for Intervention in Lieu of Conviction.

- (5) Defendant has been assessed by an appropriately licensed provider, certified facility or licensed and credentialed professional for the purposes of determining offender's eligibility for Intervention in Lieu of Conviction and recommending an appropriate Intervention Plan.
- (6) Defendant's drug and alcohol usage was a factor leading to the criminal offense with which defendant is charged; Intervention in Lieu of Conviction would not demean the seriousness of the offense; and Intervention would substantially reduce the likelihood of any future criminal activity.
- (7) The alleged victim of the offense, if any, was not sixty-five (65) years of age or older, permanently and totally disabled, under thirteen (13)years of age, or a peace officer engaged in his official duties at the time of the alleged offense.
- (8) Defendant is willing to comply with all terms and conditions imposed by the Court pursuant to Paragraph (D) of R.C. §2951.041.

The Court therefore finds Defendant's request for Intervention in Lieu of Conviction, pursuant to R.C. §2951.041, is well taken and hereby Sustains the same.

It is therefore Ordered, Adjudged and Decreed that Defendant is found to be eligible for Intervention in Lieu of Conviction and he is Ordered to an indefinite period of rehabilitation for not less than one (1) year, but not to exceed three (3) years, under the control and supervision of the Belmont County Common Pleas Court Probation Department (in conjunction with Crossroads Counseling Services) as provided pursuant to R.C. §2951.041(D) as if he were under Community Control Sanctions.

The Court further Orders a Stay of all criminal proceedings in view of the Guilty Plea entered by Defendant and Orders him to the period of rehabilitation as aforementioned. The period of rehabilitation shall be conditioned upon Defendant:

(1)	abstaining from illegal use of drugs and alcohol;
(2)	submitting to regular random testing;
(3)	voluntarily completing all treatment programs at Crossroads Counseling Services for at least one year;
(4)	obtaining gainful employment or pursuing further education endeavors; and
(5)	avoiding all contact with well-known drug users.
treatment and properties is hereby Defendant is released in the second s	Department shall receive <b>monthly/quarterly</b> reports concerning Defendant's orgress during treatment for purposes of Court review, and Crossroads Counseling of Ordered to provide progress reports as well as a Final Discharge Summary when used from its respective program.  The Ordered that a Memorandum and accompanying attachments filed by Defendant be deemed confidential and filed with the Court in a sealed envelope under this of Courts is ordered to send a Certified Copy of this Entry and the Indictment to be ling Services, 255 West Main Street, P.O. Box 118, St. Clairsville, OH 43950.
DATED:	JUDGE
Approved:	
DEFENDANT	PROSECUTOR
ATTORNEY FOR D	PEFENDANT