



TREATMENT COURT PROGRAM
DELAWARE COUNTY DELAWARE
COUNTY
COURTHOUSE
MEDIA, PENNSYLVANIA 19063

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**MUST ATTACH A
COPY OF CRIMINAL
COMPLAINT WITH
APPLICATION**

*** Application **MUST** be
submitted by **E-MAIL** (p.6)

Delaware County's Drug Treatment Court is a voluntary and intensive drug treatment program, separated into five (5) phases of supervision, that allows non-violent offenders to address substance use disorder and co-occurring disorders while under the strict supervision of the Office of Adult Probation and Parole Services and the Treatment Court Judge.

Drug Treatment Court is a thirty (30) month intermediate punishment program for non-violent level one (1) through four (4) offenders (*determined by the Pennsylvania Sentencing Guidelines, 204 Pa. Code § 303, et al.*) with an alcohol and/or drug addiction that has resulted in arrest any may include a violation of county probation and/or parole. Level 1 & 2 offenders are eligible for a Track I disposition. Level 3 & 4 offenders are eligible for a Track II disposition. Additionally, 2nd offense* DUI offenders and minimum threshold felony drug* offenders may be eligible for a Track II disposition.

Participants (in both tracks) will be offered treatment, housing, vocational training, and relapse prevention modalities instead of jail. Participants are expected attend treatment for the entirety of the program. The participant will be expected to obtain employment and/or pursue an educational/vocational studies while in the program.

PROCESS: Applicants must submit an application for the Drug Treatment Court Program. Applications must include an attached copy of the criminal complaint and shall be emailed to the District Attorney's Office and the Treatment Court Coordinator (email addresses located within application). Contingent offers for admission into the program will be made by the District Attorney's Office. Applicants will be scheduled for an evaluation to determine eligibility. Accepted eligible applicants will be scheduled for an admission hearing within two (2) weeks in the Delaware County Court of Common Pleas before the Treatment Court Judge.

TRACK I (Level 1/ Level 2 offenders) POST-PLEA & PREADUJICATION: Applicants will tender a *nolo contendere* plea to certain counts of the Criminal Information as determined by the Delaware County Office of the District Attorney. The *nolo contendere* plea held in abeyance pending the participant's enrollment and successful completion of the Program. Successful completion of the Program shall result in the dismissal of the charges and the case will be *nolle prossed*. Failure to successfully complete the program and the all the requirements for any reason shall result in the acceptance of the tendered plea and sentencing.

TRACK II (Level 3/ 4 Offenders) PROBATION WITH RESTRICTIVE CONDITIONS: Applicants will enter a negotiated guilty plea to the Criminal Information as determined by the Delaware County Office of the District Attorney and the offender will be sentenced to a period of thirty (30) months of probation with restrictive conditions, rather than a lengthy jail sentence as anticipated by the PA Sentencing Guidelines. Failure to successfully complete the program and all of the requirements for any reason shall result in a termination/ Gagnon II hearing before the Treatment Court Judge.

INCENTIVE: All participants are eligible for early graduation from Treatment Court (Tracks I & II) in twenty-four (24) months if all requirements are met and the participant has been drug/alcohol free for the six (6) months leading up to the twenty-fourth (24th) month of program participation.

ELIGIBILITY CRITERIA: Eligibility is considered on a case by case basis. To be **eligible** to participate, the defendant **must meet the following criteria:**

- **Must be a Delaware County Resident at the time of the offense.**
- **Must have pending new criminal charges and/or violation of probation.**
- **Needs treatment for addiction and is motivated for recovery.**
- **Willingness to undergo strict court supervision for the entire program.**
- Must undergo a Biopsychosocial evaluation to assess final eligibility.
- No prior participation in the Drug Treatment Court Program.
- No prior/ history of violent behavior or weapons convictions.
- Object offense may not involve the possession and/or use of a firearm or any weapon.

DISQUALIFICATION CRITERIA: The following is a list that will **disqualify** an applicant from being eligible for the program. *(Note: List below and appended to application is not exhaustive and should be used only as a guide.)*

- Defendant is seriously and persistently mentally ill which renders him/her unable to participate in the structure of the Treatment Court Program.
- Defendant is charged with PWID/Manufacture/Delivery of a Controlled Substance exceeding minimum threshold pursuant to the Pennsylvania Sentencing Guidelines or a 2nd offense.
- Defendant is charged with a 3rd or subsequent DUI offense or any DUI with injury.
- Defendant has been previously admitted in the Treatment Court Program.
- Defendant has a **prior conviction or pending charge for ANY of the following:**
 - Crime of Violence
 - Any case involving possession of a firearm or weapon (misdemeanor or felony)
 - Sexually based offenses and crimes against children
 - PWID/Manufacture/Delivery of a Controlled Substance

HOW TO APPLY:

1. Download application and review all program requirements and eligibility criteria with defense counsel.
2. Complete the application (attached pages 4, 5 & 6) and submit via email to the District Attorney's Office and the Program Coordinator.
3. Application will be reviewed by the District Attorney's Office and defense counsel will receive a response from the District Attorney's Office advising if the applications has been accepted and if the defendant meets eligibility criteria.
4. Accepted applicants will then receive notice to appear for a biopsychosocial evaluation to determine final eligibility.
5. Eligible applicants will receive a notice to appear at an admission/plea hearing before the Treatment Court Program judge only after completing the biopsychosocial evaluation.

Treatment Court Phases of Supervision – Track I & II

Phase I: 90 Days

- Intensive Community Supervision
- Random and Frequent Drug Testing/Substance Free
- Attend Weekly Treatment Court Review Sessions
- Complete Intake Assessment & Comply with Treatment Plan/Medication Compliance.
- Active Participation in Community Based Support Group, i.e. AA/NA, or approved 12 step prgrm
- Confirmed Sponsor & Home Group

*If sanction is given go back 30 days (applies to each phase throughout program)

Phase II: 180 Days

- Intensive Community Supervision
- Random and Frequent Drug Testing/Substance Free
- Attend Treatment Court Review Sessions Every 2-4 Weeks
- Comply with Treatment Plan/Relapse Prevention Plan/Medication Compliance
- Active Participation in Community Based Support Group, i.e. AA/NA, or approved 12 step prgrm
- Participating in Treatment /Confirmed Sponsor & Home Group
- Integration of Skills Assessment
- Seek Employment/ Education (or other approved use of time, i.e. volunteer work)

Phase III: 230 Days

- Report to Probation Officer as Directed
- Random and Frequent Drug Testing/Substance Free
- Attend Treatment Court Review Sessions Every 3-6 weeks
- Comply with Treatment Plan/Relapse Prevention Plan/Medication Compliance
- Actively Participate in Community Based Support Group, i.e. AA/NA, or approved 12 step prgrm
- Active with Sponsor/Taking on Commitment(s) in Support Group
- Integration Assessment
- Maintain Employment/ Education (or other approved use of time, i.e. volunteer work).
- Paying Monthly Towards Restitution, Court Costs and Fees

Phase IV: 230 Days

- Continued Probation Supervision
- Random and Frequent Drug Testing/Substance Free
- Treatment Court Review Sessions Every 6-8 Weeks
- Comply with Treatment Plan/Relapse Prevention Plan/Medication Compliance
- Integration of Skills Assessment
- Active Participation in Community Based Support Group, i.e. AA/NA, or approved 12 step prgrm
- Active with Sponsor/Taking on Commitment(s) in Support Group
- Maintain Employment/ Education (or other approved use of time, i.e. volunteer work).
- Paying Monthly Towards Restitution, Court Costs and Fees

*To be eligible for graduation the client must have 6 months clean time, prior to graduation.

Phase V: 180 Days

- Continued Probation Supervision
- Random and Frequent Drug Testing/Substance Free
- Treatment Court Review Sessions Every 8-10 Weeks
- Comply with Treatment Plan/Relapse Prevention Plan/Medication Compliance
- Integration of Skills Assessment
- Actively Participate in Community Based Support Group, i.e. AA/NA, or approved 12 step prgrm
- Active with Sponsor/Taking on Commitment(s) in Support Group
- Maintain Employment/ Education (or other approved use of time, i.e. volunteer work).
- Paying Monthly Towards Restitution, Court Costs and Fees
- Graduation Plan and Present to Peer Panel

DELAWARE COUNTY TREATMENT COURT APPLICATION

Defendant's Name: _____ **Date of Application:** _____

Complete Docket Number: _____ **OTN:** _____

Defendant's Attorney: _____

Defendant's Attorney's E-mail Address: _____

Attorney's Telephone Number: _____

BACKGROUND INFORMATION

Defendant's Name: _____

Maiden Name: _____ Sex (M/F): _____ Age: _____

Date of Birth: _____ Place of Birth: _____

Address: _____ City/State: _____

Phone Number: (Home) _____ (Cell) _____

Others who reside in home: _____

Current Occupation/ Employer/ Name of School: _____

Work/School Address: _____ City/ State: _____

Highest level of School Completed? _____ Name of School? _____

Are you a United States Citizen? _____ If not, please explain: _____

What is the name of your Health Insurance Provider: _____

Insurance Policy No: _____

Name of Primary Care Physician: _____

Current Prescribed Medications: _____

What is your drug of choice? 1st _____ How much to you use? _____

2nd: _____ How much to you use? _____ 3rd: _____

Have you had prior substance abuse treatment? _____ (Y/N)

If yes, name of treatment facility (Rehab) and dates of treatment:

Have you ever pleaded guilty, or been convicted, or adjudicated as a juvenile, of any crime, including any crime involving violence? _____ (Y/N)

As used in this section, the term “**crime of violence**” includes but is not limited to murder or homicide, aggravated assault, simple assault, rape, involuntary deviate sexual intercourse, arson, kidnapping, burglary of a structure adapted for overnight accommodation in which at the time of the offense any person is present, robbery, robbery of a motor vehicle, any weapons-related offense, aggravated indecent assault, indecent assault and sexual assault or criminal attempt, criminal conspiracy or criminal solicitation to commit any of the offenses listed above, or an equivalent crime under the laws of this Commonwealth in effect the time of the commission of that offense or an equivalent crime in another jurisdiction.

If yes, detail date and location of crime, charges, and how were those charges were resolved?

Have you ever been placed on §117 Probation without Verdict (35 P.S. §780-117) or §118 Disposition in Lieu of Trial or Criminal Punishment (35 P.S. §780-118)? _____ (Y/N) If yes, when and where did it occur? _____ Have you ever received a similar disposition to any criminal charge in any other jurisdiction? _____

Are you presently on probation or parole? _____ (Y/N) If yes, where? _____

Do you have ANY OTHER pending criminal charges in Delaware County or other jurisdiction? _____ (Y/N)

If yes, where? _____

Do you understand that this program prohibits the use and/or possession of alcohol, controlled substances (including prescribed controlled substances), certain prescribed medications/ substances as well as synthetic controlled substances (i.e. “Spice”) and any other unlawful substances? (Yes or No) _____

Are you willing to terminate use of all illegal substances and all lawfully prescribed controlled substances and over-the-counter medications that affect the integrity and accuracy of drug screening and program participation as determined by the treatment court team? (Yes/No) _____

APPLICANT’S VERIFICATION

I hereby swear or affirm that I have read the foregoing application and that each and every answer to the above questions is true and accurate. I also understand that if any of the information provided above is false or misleading then: (i) my application for admission to the Delaware County Treatment Court Program (hereinafter “Program”) will be denied; (ii) I will be removed from the Program and sentenced as provided by law; and/or (iii) I may be charged and prosecuted for additional crimes including but not limited to perjury, false swearing and/or unsworn falsification to authorities.

I also swear or affirm that I have read and understand the description of the Treatment Court Program Requirements and List of Ineligible Offenses attached to this application. I have also had an opportunity to review this material and my application decision with my attorney.

I knowingly, voluntarily and intelligently waive my right to a preliminary hearing; I understand that to apply for the Program I must waive my right to a preliminary hearing; such waiver, however, is not contingent upon my acceptance into the Program.

I understand that if this application is rejected for any reason, then I will be formally arraigned on all pending charges in the Court of Common Pleas of Delaware County as scheduled. I understand that

while this application is pending, all such time is waived by me for purposes of my speedy trial rights under Rule 600.

I understand that if this application is accepted, then I can either (i) agree to be admitted into the program, or (ii) decline admission and proceed directly to formal arraignment.

I understand that if I fail to complete the Treatment Court Program for any reason, then (i) I will be removed from the program; and (ii) I will be sentenced in accordance with applicable laws.

Signature of Applicant: _____ Date: _____

ATTORNEY'S VERIFICATION

As attorney for the defendant-applicant or counsel advising the defendant on the application process, I have advised the defendant of his/her rights with respect to the charges against him/her. I have also advised the defendant of the content and meaning of the application, Treatment Court Program and waiver of rights.

I verify that it is my belief that the defendant understands the rights, which he/she is, waiving; understands the contents and meaning of this application; and understands the requirements of the Treatment Court Program.

Signature of Attorney: _____ Date: _____

SUBMITTING THE APPLICATION:

1. Application (pages 4, 5 & 6 only) shall be completed by the applicant and defense counsel.
2. Application must include an attached **copy of the criminal complaint** of the pending criminal case for which the defendant is seeking admission into the Treatment Court Program.
3. Application submitted without the criminal complaint and supporting affidavit of probable cause attached **will not** be considered.
4. Application **SHALL** be **submitted by e-mail** to the attention of each person listed below:
 - Salena Jones, Deputy District Attorney, Delaware County District Attorney's Office
jones@co.delaware.pa.us
 - Linda Barbera, Program Coordinator, Delaware County Probation and Parole Services
barberal@co.delaware.pa.us
5. Application will be reviewed by the District Attorney's Office to determine eligibility. Defense counsel will receive a response from the District Attorney's Office advising if the applications has been accepted and if the defendant meets eligibility criteria.
6. If the application is accepted, then the candidate will be immediately scheduled for a biopsychosocial evaluation for the program through the Office of Adult Probation & Parole Services.
7. Eligible candidates with approved evaluations will be scheduled for a plea/admission hearing before the Common Pleas Treatment Court Judge.

End of Application _____

FOR YOUR REFERENCE – DO NOT SUBMIT WITH APPLICATION

LIST OF OFFENSES THAT WILL RENDER APPLICANT INELIGIBLE (ADJUDICATION OR OPEN):

A person is not eligible for Treatment Court if he/she has any of the offenses listed below, EITHER as an open charge or prior juvenile adjudication. Also, the client is ineligible for the listed offense OR for a charge of Attempt, Solicitation and/or Conspiracy to Commit the listed offense. (18 Pa.C.S. §§ 901, 902 or 903).

CRIMES OF VIOLENCE

Murder, 18 Pa. C. S. 2502; Voluntary Manslaughter, 18 Pa. C. S. 2503; Involuntary Manslaughter, 18 Pa. C. S. 2504; Aggravated Assault, 18 Pa.C.S. 2702; Assault by Prisoner, 18 Pa.C. S. 2704; Assault by Life Prisoner, 18 Pa. C.S. 2704; Kidnapping, 18 Pa.C.S. 2901; Arson, 18 Pa.C.S. 3301; Intimidation of Witnesses or Victims, 18 Pa. C.S. 4952; Retaliation Against Witnesses or Victims, 18 Pa. C.S. 4953; Causing or Aiding Suicide, 18 Pa. C.S. 2505; Drug Delivery Resulting in Death, 18 Pa. C.S. 2506; Robbery, 18 Pa.C.S. 3701; Simple Assault, 18 Pa.C.S. 2701.*

SEXUAL OFFENSES

Rape, 18 Pa.C.S. 3121; Statutory Sexual Assault, 18 Pa.C.S. 3121.1; Involuntary Deviate Sexual Intercourse, 18 Pa.C.S. 3123; Sexual Assault, 18 Pa.C.S. 3124.1; Aggravated Indecent Assault, 18 Pa.C.S. 3125; Indecent Assault, 18 Pa.C.S. 3126; Incest, 18 Pa.C.S. 4302; Sexual Abuse of Children, 18 Pa. C.S. 6312; Indecent Exposure, 18 Pa.C.S. 3127.

THEFT OFFENSES

Any Vehicular Theft/RSP; Any Theft where value is equal or greater than \$25,000; Deceptive Business Practices, 18 Pa.C.S. 4107 (*where theft value is equal or greater than \$25,000, or victim is sixty (60) years of age or older*); Theft by Extortion, 18 Pa.C.S. 3923; Burglary, 18 Pa.C.S. 3502* *Limited Exception: burglary of a non-residence and no one else is present.*

WEAPON OFFENSES & EXPLOSIVES

Persons not to Possess, Use, Manufacture, Control, Sell, or Transfer Firearms, 18 Pa.C.S. 6105; Firearms not to be Carried without a License, 18 Pa.C.S. 6106; Sale or Transfer of Firearms, 18 Pa.C.S. 6111; Weapons or Implements for Escape, 18 Pa.C.S. 5122; Threat to Use Weapons of Mass Destruction, 18 Pa. C.S. 2715; Weapons of Mass Destruction, 18 Pa.C.S. 2716; Carrying Explosives on Conveyances, 18 Pa.C.S. 6161; Shipping Explosives, 18 Pa.C.S. 6162.

OFFENSES INVOLVING CHILDREN

Interference with Custody of Children, 18 Pa.C.S. 2904; Concealment of Whereabouts of a Child, 18 Pa.C.S. 2909; Endangering Welfare of Children, 18 Pa.C.S. 4304 (*course of conduct endangering child's welfare*); Dealing in Infant Children, 18 Pa.C.S. 4305; Corruption of Minors, 18 Pa.C.S. 6301 (*sexual nature*).

OTHER OFFENSES

Escape, 18 Pa.C.S. 5121; Stalking, 18 Pa.C.S. 2709 (b); Causing or Risking Catastrophe, 18 Pa.C.S. 3302; Perjury, 18 Pa.C.S. 4902; Impersonating a Public Servant, 18 Pa.C.S. 4912; Contraband, 18 Pa.C.S. 5123; Prostitution, 18 Pa.C.S. 5902; Possession with the Intent to Deliver, Manufacture or Deliver of a Controlled Substance, 35 780-113(a)(30) (*that exceeds the minimum threshold provided for within the Pennsylvania Sentencing Guidelines, 204 Pa.Code §303, et.al.*)(*or any second offense under statute*).*

Pennsylvania Motor Vehicle Code

Driving Under the Influence, 75 Pa. C. S. 3802* (*third or subsequent offenses or any offense involving injuries*); Fleeing or Attempting to Elude Police Officer, 75 Pa.C.S. 3733 (*when graded as a felony of the 3rd degree*); Homicide by Vehicle, 75 Pa. C.S. 3732; Homicide by Vehicle While Driving Under the Influence, 75 Pa. C.S. 3735; Aggravated Assault by Vehicle While Driving Under the Influence, 75 Pa. C.S. 3735.1; Accidents Involving Death or Personal Injury, 75 Pa.C.S. 3742 (*Resulting in serious bodily injury or death*); Accidents Involving Death or Personal Injury While Not Properly Licensed, 75 Pa. C.S. 3742.1 (*Resulting in serious bodily injury or death*); Removal or Falsification of Identification Number, 75 Pa. C.S. 7102; Dealing in Vehicles with Removed or Falsified Numbers, 75 Pa. C.S. 7103; Dealing in Titles and Plates for Stolen Vehicles, 75 Pa. C.S. 7111; False Application for Certificate of Title or Registration, 75 Pa. C. S. 7121; Altered, Forged or Counterfeit Documents and Plates, 75 Pa. C.S. 7122