APPLICATION FOR ACCEPTANCE INTO THE PRETRIAL INTERVENTION PROGRAM OF THE THIRD CIRCUIT COURT DISTRICT

NAME:	· · · · · · · · · · · · · · · · · · ·		CAUSE NO
E-MAIL ADDR	ESS:		
	City	Zip Code	
	Home	Work	Other#
			OF BIRTH:
HEIGHT:	WEIGHT:	EYES:	HAIR:
PLACE OF BIR	.TH:		
SOCIAL SECU ARRESTING A	RITY NUMBER:		ARREST DATE:
I have been indi Cause No.	cted in the Circuit Court	t of	County, Mississippi, in
I am represented	l by attorney	, whos	se address is
I have not previous	ously been accepted into	an intervention pro	ogram.
I am not charged	l with a crime of violence alt, rape, armed robbery,	ce including, but no	ot limited to, murder,
manufacture, dispossession with dispense a contremississippi Codsaid statute when of marijuana, or or more of marijuanity.	I with: (a) an offense per stribution or dispensing intent to sell, barter, tran- olled substance, as prov- e 1972 Annotated, as an in the controlled substan- (b) an offense pertaining uana as provided in Sec- tated, as amended.	of a controlled sub- nsfer, manufacture, ided in Section 41- nended; except for ce involved is one (g to the possession	stance, or the distribute or 29-139 (a) (1), a charge under (1) ounce or less of (1) kilogram

8.	CRIMINAL H	IISTORY:			
	Date of Arrest	Age	<u>Charge</u>	Court	Disposition
	1.				
	2.				
	3.				
	4.				
	5.				
9.	EDUCATION (Name of School	(AL BACKGRo	OUND:		
	Elementary				
	High School				
	College				
10.	EMPLOYME	NT HISTORY	(List present and pr	evious places o	of employment)
	<u>DATE</u>	Names & Add	ress of Employer	Job, Earnin	gs, Reason For Leaving
	1.				
	2.				
	3.				
11.	FAMILY HIS	TORY			
	<u>Parents</u>		Address & Telepho	one #	Occupation
	Spouse				

MEDICAL HISTORY (List problems, treatment, and medication)
PSYCHIATRIC OR PSYCHOLOGICAL TREATMENT
Yes No
If yes, name of treatment facility
DRUG USE:
No drug useCocaineMarijuanaAmphetamines HeroinBarbituratesAlcoholOther
DRUG TREATMENT
Name of Treatment Facility
I waive my right to a speedy trial as guaranteed by the United States Constitution, the Constitution of the State of Mississippi, and all pertinent statutes of the State of Mississippi.
I agree to waive extradition to said County, Mississippi, from any other State of the United States or any other Country. I further agree not to contest any request for my return to said County, State of Mississippi.
I hereby agree to obey and abide by any and all conditions, rules and regulations prescribed by the District Attorney's Office while in the Pretrial Intervention Program, if accepted.

19. I further agree and understand that if accepted into the Pretrial Intervention Program, if I should violate the conditions of the Agreement: (a) the District Attorney may terminate my participation in the program; (b) the waiver pursuant to Section 99-15-115, Mississippi Code 1972 annotated as amended, concerning the right to a speedy trial and the tolling of the period of limitation established by statues and/or rules of court shall be void on the date I am removed from the program for the violation; and the prosecution of pending criminal charges against me shall be resumed by the District Attorney. I hereby affirm that the information provided above is true and correct. Further, I understand and agree to abide by the conditions set forth above, if accepted into the Pretrial Intervention Program.

This the	day of	, 20	
		Applicant's Name	
Applicant's Attorney			
Address & Telephone Nur	nher		

IN THE CIRCUIT COURT OF	COUNTY, MISSISSIPPI
STATE OF MISSISSIPPI VS.	CAUSE NO:

PRETRIAL INTERVENTION AGREEMENT

The Defendant,, having made written application for acceptance into the Pretrial Intervention Program of the Third Circuit Court District of the State of Mississippi, and said application having been considered by the District Attorney's Office, the District Attorney finds as follows:

- (a) The offender is eighteen (18) years of age or older
- (b) There is substantial likelihood that justice will be served if the offender is placed in an intervention program;
- (c) It is determined that the needs of the offender and the State can better be met outside the traditional criminal justice process;
- (d) It is apparent that the offender poses no threat to the community;
- (e) It appears that the offender is unlikely to be involved in further criminal activity; and,
- (f) The offender has no significant history of prior delinquency or criminal activity.

THEREFORE, the offender is accepted into the Pretrial Intervention Program of the Third Circuit Court District, State of Mississippi, for a period of twelve months under the following terms and conditions.

- 1.) Offender shall not violate any federal, state, or local laws and shall report within twenty-four (24) hours to the District Attorney's Office of any arrest or if questioned by law enforcement officers;
- 2.) Offender shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotics or other controlled substance to any paraphernalia related to such substance, except as prescribed by a physician;
- 3.) Offender shall not frequent places where controlled substances are illegally sold, used, distributed, or any other place deemed inappropriate.

- 4.) Offender shall refrain from associating with any person engaged in criminal activity, and shall refrain from associating with any person convicted of a felony crime unless granted permission to do so by the District Attorney's Office;
- 5.) Offender shall support his/her legal dependents, if any, and meet other family responsibilities;
- 6.) Offender shall work regularly at a lawful occupation unless enrolled in school, training, on medical disability or for other acceptable reasons;
- 7.) Offender shall remain within the State of Mississippi unless authorized to leave on proper application to the District Attorney's Office;
- 8.) Offender agrees to participate in a program approved by the District Attorney's Office for substance abuse if deemed appropriate, which program may include testing to determine whether the offender has reverted to the use of drugs or alcohol. Offender shall pay all costs in connection with said test and/or treatment;
- 9.) Offender agrees to participate in a program approved by the District Attorney's Office for financial management if deemed appropriate, which program may prohibit the offender from incurring new credit charges or opening additional lines of credit unless in compliance with the payment schedule;
- 10.) Offender shall report to the Intervention Program Officer as directed;
- 11.) Offender hereby agrees to waive extradition to the State of Mississippi from any jurisdiction in our outside the United States were he/she may be found and also agrees not to contest any effort by any jurisdiction to return him/her to the State of Mississippi;
- 12.) Offender hereby agrees to waive any right to a speedy trial as guaranteed by the United States Constitution, the Constitution of the State of Mississippi, and all Statutes of the State of Mississippi pertaining to any right to a speedy trial;
- 13.) Offender agrees to the tolling of all periods of limitation of prosecution established by Statutes of Rules of the Court;

14.)		Offender agrees to pay the Office of the District Attorney the sum of \$100.00 monthly for administration of this program;			
15.)	Offer	Offender agrees to pay a fine in the amount of;			
16.)	Offender agrees to pay:				
	1.	Victim restitution, if any, jointly and severally, to be determined by the Victim's Coordinator, Office of the District Attorney.			
	2.	Circuit clerk of county all court costs, to include lab fees, bond fees, if any, in a total amount to be determined by the Circuit Clerk.			
					
		er agrees to performhours of community service, community site to be assigned by the Pre Trial Intervention Coordinator.			
18.)	the P	mounts payable pursuant to this Agreement shall be made directly to retrial Intervention Officer, the total of which is \$1,200.00. ents are to be made at the rate of \$100.00 per month, until in full,			

All amounts payable pursuant to this Agreement shall be made directly to the Pretrial Intervention Officer, the total of which is \$1,200.00.

Payments are to be made at the rate of \$100.00 per month, until in full, beginning on first scheduled meeting and on each monthly meeting date thereafter. It is the responsibility of the offender to obtain and maintain receipts evidencing each payment.

FAILURE TO PAY ANY ONE PAYMENT SHALL BE GROUNDS FOR REJECTION FROM THE INTERVENTION PROGRAM, AND UPON REJECTION, FOR ANY REASON, ANY AMOUNTS PREVIOUSLY PAID INTO THE PROGRAM BY THE OFFENDER SHALL NOT BE REFUNDED TO HIM/HER.

- 19.) Offender agrees and understands that if he/she should violate any of the above conditions: (a) the District Attorney may terminate his/her participation in the program; (b) the Waiver of the right to a speedy trial and the tolling of the periods of limitation of prosecution established by statutes and/or rules of Court shall be void; and (c) prosecution of criminal charges pending against the Offender shall be resumed by the District Attorney.
- 20.) THE OFFENDER UNDERSTANDS AND AGREES THAT PRETRIAL INTERVENTION IS A PRIVILEGE GRANTED BY THE DISTRICT ATTORNEY AND COURT AND THAT ACCEPTANCE THEREIN IN

NO MANNER BESTOWS UPON HIM/HER ANY RIGHT OF ENTITLEMENT, AND THAT HE/SHE MAY BE REMOVED FROM THE PROGRAM ANY TIME PRIOR TO THE END OF THE PRETRIAL INTERVENTION PERIOD, COMMENCING THIS DATE, FOR ANY REASON, AT THE SOLE DISCRETION OF THE DISTRICT ATTORNEY WITH OR WITHOUT THE CONSENT OR KNOWLEDGE OF THE COURT AND THAT UPON REMOVAL HE MAY BE PROSECUTED FOR THE CHARGES THAT WERE STAYED PURSUANT TO THIS AGREEMENT.

AGREED to this the	day of	, 20	
		OFFENDER	
ATTORNEY FOR OFFENDER			
PRETRIAL INTERVENTION COORDINAT	TOR		
CIRCUIT COURT JUDGE			

IN THE (CIRCUIT COURT (OF D CIRCUIT COURT DIS	COUNTY, MISSISSIPPI
	11110	D CIRCUIT COURT DIS	TRICI
STATE OF MIS VS.	SSISSIPPI		CAUSE NO
	WA	AIVER OF RIGHTS	
the attached orde being advised th Constitution and advised that the	er so that the Defendant her at the Defendant her I laws of the United Defendant agrees he	lant may enter the Pretrial reby waives any and all ri States and/or the State of ereby that the charge(s) m	used be passed to the inactive files per I Intervention Program; and the Court ights to a speedy trial under the f Mississippi, and being further hay be reinstated to the active f the Pretrial Intervention Program.
This the	day of	, 20	
APPROVED AS	S TO FORM AND S	SUBSTANCE/WITNESS	;
DEFENDANT			
ATTORNEY FO	OR DEFENDANT		

PRETRIAL INTERVENTION COORDINATOR

THIRD CIRCUIT COURT DISTRICT DISTRICT ATTORNEY OFFICE

Authorization to Release Confidential Information

I, the undersigned, hereby authorize the Pretrial Program to release confidential information in its records, possession, or knowledge, of whatever nature may now exist or come to exist, on an unrestricted communications basis to the District's Attorney's Office of the Third Circuit Court District of Mississippi.

The information which I now authorize for release is to be used in connection with my participation in the aforementioned program which has been made a condition of my pretrial intervention program. I understand the District Attorney's Office may use the information hereby obtained only in connection with its official duties, including total or partial disclosure of such to the Circuit Court.

This consent will terminate at the expiration of my period of pretrial intervention participation which will occur in twelve months or at such time as the District Attorney acts to revoke or terminate pretrial intervention.

Counsel for Offender
Signature of Offender
Pre-Trial Intervention Coordinator
Date Signed

IN THE CIRCUIT COURT OF _____ COUNTY, MISSISSIPPI THIRD CIRCUIT COURT DISTRICT STATE OF MISSISSIPPI CAUSE NO: _____ **VERSUS ORDER** THIS DAY this cause on for hearing on motion ore tenus by the District Attorney who prosecutes for the State of Mississippi to pass the above styled and numbered cause to the inactive files for the reason that the defendant has entered into the Pretrial Intervention Program; and the Court, after hearing and considering the same, is of the opinion that the motion should be sustained. IT IS, THEREFORE, ORDERED AND ADJUDGED that the above styled and numbered cause be, and is hereby passed to the inactive files, subject to reinstatement by the filing of the proper motion by either the State of Mississippi or the Defendant. The Defendant shall remain under proper surety to this Court from day to day and term to term until ordered otherwise by this Court, and the present surety shall remain in full force and effect until the Defendant is finally is discharged by this Court. The Defendant is also to reimburse the Court for all applicable court cost and attorney's fees. SO ORDERED this the _____ day of ______, 20____. CIRCUIT JUDGE Filed this _____ day of

D.C.

CIRCUIT CLERK

Minute Book Page

BY: