

8. Do you understand the terms and conditions of Mental Health Court? _____
9. Do you understand that the Mental Health Court Program consists of four (4) phases, which will require a minimum of twelve (12) months to complete before you are eligible for Graduate Status? _____
10. Do you understand that the Mental Health Court Program ALSO includes a period of aftercare once you have reached Graduate Status? For participants charged with misdemeanor offenses, aftercare will be between twelve (12) months and twenty-four (24) months. To complete aftercare in twelve (12) months, participants may not have any violations during aftercare, must be current on fines and costs payments, and restitution must be paid in full. For participants charged with felony offenses, aftercare will be between twenty-four (24) months and thirty-six (36) months. To complete aftercare in twenty-four (24) months, participants may not have any violations during aftercare, must be current on fines and costs payments, and restitution must be paid in full. _____
11. Do you understand that as a participant of Mental Health Court, you will be required to comply with the conditions of the Participant Contract, the Mental Health Court Rules and Regulations, and the Rules and Regulations of Adult Probation and Parole Services?

12. Do you understand that any violations of the Participant Contract, Mental Health Court Rules and Regulations, Rules and Regulations of Adult Probation & Parole Services, or of the law, will result in the imposition of sanctions, up to and including termination from the program? _____
13. Do you understand that you will be admitted to Mental Health Court on a Parole/Probation Violation track, and that your charges will NOT be eligible for dismissal, reduction, or expungement upon successful completion of the program? _____
14. Is it your decision to stipulate to your probation and/or parole violation? _____
15. Have you been threatened or forced to stipulate to your probation and/or parole violation?

16. Have any promises been made to you to stipulate to your probation and/or parole violation, other than the terms of the Mental Health Court Program as agreed to in the Participant Contract? _____
17. I understand that after my admission into the Mental Health Court Program, the Mental Health Court Team Member designated as Defense Counsel shall be my attorney and represent my legal interests for the duration of my participation in the program. _____

18. Any required hearings regarding the potential early termination of probation as required by Act 44 of 2023, which amended Sections 9754(b), 9763(b)(1), (2), (11), 9771(a), (b), (c) and enacted Section 9774.1 of Title 42 of the Pennsylvania Consolidated Statutes, (hereinafter, “Act 44”), shall be conducted at the appropriate time during the defendant’s appearance at a regularly scheduled session of Treatment Court.

I understand that, if I am on probation for the offense(s) for which I have been admitted to Treatment Court, that any violation of the Requirements, Rules, and/or Regulations of Treatment Court will constitute a violation of the terms of my probation. In exchange for my participation in Treatment Court, I agree, that in such situations, I will waive my right to any required preliminary violation (Gagnon I) hearing. I understand that an expedited formal violation (Gagnon II) hearing will be conducted during the first available regularly scheduled session of Treatment Court. At such hearing, I will be afforded all applicable rights, including the right to be represented by legal counsel. _____

I am voluntarily stipulating to my probation and/or parole violation and signing the Mental Health Court Probation/Parole Violation Colloquy.

Defendant

Date

I have reviewed this Mental Health Court Probation/Parole Violation Colloquy with my client.

Attorney for Defendant

Date