

**Application for Accelerated Rehabilitative Disposition (ARD) Program
In the Court of Common Pleas of York County, Pennsylvania
David Sunday, District Attorney**

**ALL ARD APPLICATIONS MUST BE PACFILED
DO NOT LEAVE BLANK SPACES-USE N/A IF APPROPRIATE
IF DUI OFFENSE MUST HAVE CRN COMPLETED**

Arrestment Date: _____ OTN # : _____
(ARD application must be filed within 30 days after this date or it will NOT be accepted.)

Name: _____

Address: _____
CITY STATE ZIP

Cell Ph. #:() _____ Home Ph.#: () _____ Work Ph.# () _____

Email Address: _____ Place of Birth: _____

D.O.B. _____ Driver's License # and State: _____

Social Security #: _____ Maiden Name: _____

Do you read and speak English? Yes No Language _____

Have you ever been charged with an offense other than a summary? (Include: ALL out-of-state offenses/ in-state offenses/ pending cases/ juvenile offenses/ ARDs/ Rule 586s, PBJs, STETs, dismissed cases or nolle pros cases) If so, list the offense, year and the result. **Notify the DA's Office in writing within 72 hrs. of any new police involvement.**

Please note: If this application is being filed for a DUI offense and is considered a heightened scrutiny offense, mitigating documentation is required. Heighten Scrutiny includes:

- Prior Lifetime DUI Offense;
- General Impairment Violations with Accident or Refusal under 75 Pa.C.S. § 3802 (a)(1);
- BAC of .016% or Higher Violations Under 75 Pa.C.S. § 3802 (c);
- Controlled Substance or Drug Violations Under 75 Pa.C.S. § 3802 (d);
- Commercial or School Vehicle Violations Under 75 Pa.C.S. § 3802 (f)(2), (3), or (4).

Please sign & date the Rule 600 waiver below.

AND NOW, COMES THE DEFENDANT FOR THE PURPOSE OF WAIVING THEIR RIGHT TO A SPEEDY TRIAL UNDER RULE 600 OF THE PENNSYLVANIA RULES OF CRIMINAL PROCEDURE REPRESENTING AS FOLLOWS:

- 1.THE DEFENDANT FULLY UNDERSTANDS THEIR RIGHTS UNDER RULE 600 OF THE PENNSYLVANIA RULES OF CRIMINAL PROCEDURE TO HAVE THE CASE TRIED WITHIN 365 DAYS OF THE FILING OF A COMPLAINT.
- 2.KNOWING THOSE RIGHTS, IT IS THE DEFENDANT’S WISH TO FORMALLY WAIVE THOSE RIGHTS, KNOWING THAT THE CASE MAY BE CALLED FOR TRIAL AT A DATE AFTER THE MAXIMUM NUMBER OF DAYS ALLOWED UNDER RULE 600 HAVE EXPIRED.
- 3.THE DEFENDANT WAIVES THE ABOVE RIGHTS FOR THE PURPOSE OF ARD DISPOSITION CONSIDERATION/RECONSIDERATION.

Defendant Signature

Date

Entry of Appearance for Attorney: (Please Print)_____

Address:_____

Ph. # _____ ID # _____

REVISED 5/3/23