## IN THE MEDINA MUNICIPAL COURT MEDINA COUNTY, OHIO

STATE OF OHIO CITY OF MEDINA/BRUNSWICK		CASE NO	CASE NO.	
P	laintiff,	JUDGE GAR	Y F. WERNER	
v.			IAL AGREEMENT AND CONFERENCE REPORT	
D	efendant.			
following their conference o and appearing on behalf of I	n the date below. Appe Defendant was	ereby submit this Pretrial Agreement earing on behalf of Plaintiff was Defendant during resolution:	id/did not (circle one) appear	
also to the following: Defene explanation of circumstance and any amended complain under the influence of alcohological control of the contro	dant knowingly, volures, and waives any reat. Defendant further re	ereby accept the Prosecutor's foreg ntarily, and intelligently waives all ding, or defects in the content, time epresents that he/she has no convi- cense, in Ohio or any other state, ex-	oing recommendation, subject speedy trial rights, waives an ne, and service of the original ctions for operating a vehicle	
•				
defendant's Ohio LEADS re for operating a vehicle under	ecord and determined, er the influence of alco	The undersigned Prosecutor states based on that record, that the deferohol, or an equivalent offense, exception of the second of	ndant has no Ohio conviction cept as listed below [List OV	
Defendant	Date	Defendant's Attorney	Date	
Prosecutor	Date			
☐ This agreement was exe	cuted and presented to	the Court on the record on this date	e for a change of plea.	
☐ Convert current trial to a			er a commega er prom	
☐ The Clerk is requested to	set the matter for a ch	hange of plea.		
SO ORDERED:		-		
	Judge/Magistrate	2		

## IN THE MEDINA MUNICIPAL COURT MEDINA COUNTY, OHIO

STATE OF OHIO CITY OF MEDINA/BRUNSWICK		CASE NO.		
	Plaintiff,	JUDGE GARY F. WERNER		
v.		PRETRIAL CONFERENCE REPORT		
	Defendant.			
	Pursuant to Loc. R. 36(C)(1), the parties	hereby submit this Pretrial Conference Report following		
their conference on		, 20 Appearing on Plaintiff's behalf was		
	, and appearing of	on Defendant's behalf was		
Defen	dant did/did not (circle one) appear. The fo	ollowing matters were determined at this conference.		
	Discovery is/is not (circle one) complete,	, and (check only one box):		
	Defendant has filed or intends to file a pretrial motion under Crim. R. 12, and the time to file such a motion under Crim. R. 12(D) <i>has not yet expired</i> . The parties reserve all rights each may have regarding the filing of any such motions.			
		retrial motion under Crim. R. 12, and the time to file such red. The parties reserve all rights each may have		
		ution before trial is or reasonably will be possible. The ial. (Approximate trial time required:)		
	For Plaintiff:	For Defendant:		
Print Name:		Print Name:		
Date:		Date:		
<u>ORD</u>	ER:			
Judge	/Magistrate			