LOOKOUT MOUNTAIN JUDICIAL CIRCUIT DRUG COURT APPLICATION

THE LMJC DRUG COURT PROGRAM is designed to offer sentencing alternatives to offenders whose offenses are related to their addictions. This program serves a limited number of defendants and is therefore very select in choosing participants. If you feel that you are a candidate for this program, please complete the following information and quickly return the form to your attorney, jail personnel, or drug court staff. DO NOT CALL THE OFFICE. Your case will be reviewed and you will be contacted by your attorney before your court appearance. Please be aware that the program is very strenuous and requires determination and dedication on your part.

NAME	DOB	
OTHER NAMES USED	SS#	
ADDRESS	CITY	
WHO WILL RESIDE AT THAT ADDRESS WITH	H YOU?	
TWO PHONE NUMBERS WHERE YOU CAN BE	REACHED	
CURRENT CHARGE(s)		
	WHERE?	
NAME OF PROBATION OR PAROLE OFFICER_		
DO YOU OWE FINES OR FEES?	HOW MUCH?	_
	HOW MUCH?	
HAVE YOU APPLIED TO DRUG COURT PREVI	OUSLY? WHEN?	
HAVE YOU EVER BEEN TREATED BY PSYCHO	DLOGIST, PSYCHIATRIST, OR COUNSELOR?	_
NAME OF DR. OR COUNSELOR		
HAVE YOU EVER TAKEN ANY PRESCRIBED MEDICATIONS FOR ANXIETY, DEPRESSION, STRESS OR MENTAL PROBLEMS? IF SO, WHAT MEDICATIONS/DOSAGES? ARE YOU CURRENTLY TAKING THESE? ARE YOU CURRENTLY BENEFITS? HAVE YOU RECENTLY APPLIED FOR DISABILITY BENEFITS? PLEASE EXPLAIN WHY YOU THINK DRUG COURT IS APPROPRIATE FOR YOU:		
TENER DE LE	ONT IS AFTROPRIATE FOR TOO.	
HOW FAR DID YOU GO IN SCHOOL?[DO YOU HAVE A DRIVER'S LICENSE?	DO YOU HAVE A GED/DIPLOMA?Date recei IF NO, WHY NOT?	ved

DO YOU HAVE A JOB? EMPLOYER?		
WHERE HAVE YOU WORKED PREVIOUSLY?		
WHO IS ELIGIBLE? Only persons with an addiction to drugs, which has led them to commit offenses, are eligible for the program.		
HAVE YOU EVER BEEN CHARGED WITH THE FOLLOWING?		
*MANUFACTURING OF DRUGS, SEX CRIMES OR VIOLENT OFFENSES?		
*PLEASE LIST ALL ARRESTS/CRIMINAL HISTORY INCLUDING DISPOSTIONS AND DATES:		
WHAT DOES THE PROGRAM REQUIRE? The drug court program is at least an 18- 24 month program based on education and lifestyle changes. Some clients begin their treatment in a residential facility. Participants are required to attend several meetings weekly and pay \$30 Drug Court fees each week. These meetings include an intensive counseling program. In addition, they are required to drug test at least twice per week and attend court four times per month. A potential participant must be employed or actively seeking employment on a full time basis. Requirements are lessened as the participant achieves clean time and demonstrates success in other areas. Failure to comply with the rules of the program can result in jail time, community service, residential rehabilitation and dismissal. Participants dismissed as unsuccessful may have the balance of their probation revoked to the state penitentiary.		
I HEREBY ATTEST THAT THE FOREGOING INFORMATION IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE. I understand that any false statements in this application may be the basis for dismissal from the program, which may result in the balance of my probation being revoked to the state penitentiary. I understand that being a part of the Drug Court entitles me to less due process rights than those of citizens who are not in the Drug Court. This can mean that I would have a shorter time span between an infraction and the sanction that the court imposes. The Drug Court seeks to impose penalties as quickly as possible after any rule or policy violation.		
REFERENCES TO BE CONTACTED BY DRUG COURT (list name, relationship to applicant, and phone number):		
REFERENCE1		
REFERENCE2		
APPLICANTDATE		
ATTORNEY FOR APPLICANTDATE		
RECEIVED BY DRUG COURT STAFFDATE		
O.C.G.A 16-10-20 A person who knowingly and willfully falsifies, conceals, or covers up by any trick, scheme, or device a material fact; makes a false, fictitious, or fraudulent statement or representation; or makes or uses any false writing or document, knowing the same to contain any false, fictitious, or fraudulent statement or entry, in any matter within the jurisdiction of any department or agency of state government or of the government of any county, city, or other political subdivision of this state shall, upon conviction thereof, be punished by a fine of not more than \$1,000.00 or by imprisonment for not less than one nor more than five years, or both.		