

STATE OF RHODE ISLAND JUDICIARY

SUPERIOR COURT

RELEASE OF CONFIDENTIAL INFORMATION

Name:	I,, authorize
Case Number:	the Drug Court Case Coordination Providers and their Direct Service Provider agents, my current and prior schools, my
Address:	 employer, my treatment provider(s), and any other person or agency in possession of employment, medical, psychiatric, treatment, educational, mental health, or other documents and records which are deemed necessary for Adult Drug Court
Date of Birth:	 Program purposes, to release such information to the judicial officer or designee(s) from the: Rhode Island Superior Court Adult Drug Court Program
Bureau of Criminal Identification Number:	250 Benefit Street Providence, Rhode Island 02903 Telephone: (401) 222 Facsimile: (401) 222
abuse treatment services and is also required on conditions. The free flow of information is v consent to the release and re-release of information gather than the purposes. I understand that any information gather than the program Case Coordination Provid Court Program for program purposes. I further may be re-released to all necessary individuals as	the court to make an initial determination as to my eligibility for substance an ongoing basis to track my progress with the Adult Drug Court Program vital to the success of this Adult Drug Court Program, and I voluntarily rmation which is considered necessary for Adult Drug Court Program hered by the aforementioned individuals and agencies, including the Adult ler and the Direct Service Provider(s), will be re-released to the Adult Drug understand that the information gathered by the Adult Drug Court Program and agencies. (Alcohol, drug, and mental health records include all aspects cational records include all attendance, special service, behavioral, and
I understand that my records are protected usuabuse patient records, 42 C.F.R. part 2, and can in the regulations. I also understand that I may taken in reliance on it, and that in any event, this is specified by a formal and effective termination from the Adult Drug Court Program will occur successful completion of the program requirem	under the federal regulations governing confidentiality of alcohol and drug mot be disclosed without my written consent unless otherwise provided for y revoke this consent at any time except to the extent that action has been s consent expires one (1) year after the date signed, unless an earlier date on of my involvement with the Adult Drug Court Program. Termination upon the discontinuation of all court supervision as a result of either the tents or upon discharge for violating the terms of the program. The Adult agency of the revocation or expiration of consent.
42 C.F.R. part 2, which governs the confidential disclosure of this information unless such a discrit pertains or as otherwise permitted by Title requirement, which the participant may report information to criminally investigate or prosecution.	for the purposes as stipulated above and any disclosure is bound by Title ality of substance abuse patient records. The federal rules prohibit further closure is expressly permitted by the written consent of the person to whom the 42 C.F.R. part 2. It is a crime to violate this federal confidentiality at to the appropriate authorities. The federal rules restrict any use of the ecute any alcohol or drug abuse patient. However, federal law does not ad on the premises of the program, crimes against program personnel, or the
Signature of the Participant	Date
Signature of the Witness	Date