IN THE	COURT
	COUNTY, OHIO
STATE OF OHIO,	Case No.
Plaintiff-Appellee,	
-VS-	NOTICE OF APPEAL
, Defendant-Appellant.	
Now comes	and hereby gives notice of appeal to the
	County, Ohio, from the judgment of the ntered on the day of,
20	, , , , , , , , , , , , , , , , , , ,
	Signature
	Printed Name
	Attorney Registration No. (if applicable)
	Address
	Telephone No.
	E-Mail Address

## FORM 1 OHIO TWELFTH DISTRICT COURT OF APPEALS CRIMINAL DOCKET STATEMENT

Revised 6/14/2021	APPEAL NUMBER TRIAL COURT NO. TRIAL COURT JUDGE
Parties:	Counsel:*
	(Name & Supreme Court Registration No.)
	(Address)
	(Telephone No.)
Plaintiff-Appellant/Appellee (Circle designation)	(Telephone No.)
	(E-mail address)
VS.	VS.
	(Name & Supreme Court Registration No.)
	(Address)
Defendant-Appellant/Appellee (Circle designation)	(Telephone No.)
	(E-mail address)

\* List at least one counsel for each party to the appeal. List any additional parties and/or attorneys on an attached sheet. If a party will be represented by more than one counsel, designate which counsel is to be primarily responsible for prosecuting the appeal and receiving notices and pleadings from the court and all other parties. See Loc.R. 9(A).

for p	for prosecuting the appeal and receiving notices	s and pleadings from the court and all other parties. See Loc.R. 9(A).
1	1 I request that this appeal be assign	ed to:
	A. The <b>Regular Calendar</b> with Fu	ll Briefing
	Transcript is more than	100 pages
	Brief in excess of 15 pa required to file the brief	ges is necessary to argue the issues adequately, or more than 15 days will be
		e issues of law which will be of substantial precedential value in determination
	Other:	

	No □Tra	elay	r is of such length that preparation time will not be a source			
2.	Was counsel appointe	ed for trial? Yes 🗌 No 🗌				
3.	Has counsel been ap	been appointed for appeal by trial court? (See Loc.R. 9[C]) Yes 🗌 No 🔲				
4.	Was Motion for Bond or Stay of Execution made in the trial court? (See Loc.R. 8) Yes 🗌 No 🔲					
5.	If so, was the motion	If so, was the motion granted? Yes No				
6.	Offense(s) convicted of:					
7.	Sentence:					
8.	Probable issues for review:					
9.	Was a presentence, psychiatric or other investigative report submitted to the court in writing before sentence was imposed? Yes $\Box$ No $\Box$					
10.	Type of record to be filed:					
	<ul> <li>Transcript of proceedings has already been prepared and filed in the trial court.</li> <li>OR</li> <li>No transcript of proceedings will be filed.</li> </ul>					
	If this box is checked, the court will consider this to be a Loc.R. 5 notice for purposes of completing the record on appeal.					
	🗌 Tra	nscript(s) of proceedings to be prepared.	Estimated length of transcript(s):			
	Par	tial transcript of proceedings.	Specify parts ordered:			
	Estimated length of partial transcript:					
	Statement of evidence or agreed statement to be prepared [App.R. 9(C) or (D)].					
11.	. Time needed to complete transcript:					
12.	. Time needed to file brief after record is complete (not to exceed 15 days for accelerated calendar cases):					
13.	. List all related or pending appeals:					

Signature of Counsel or Pro Se Party

\* By requesting that an appeal be placed on the accelerated calendar, the parties acknowledge responsibility for reviewing Loc. App.R. 6, which requires, inter alia, briefs limited to 15 pages, limited extensions of time, and may result in a memorandum decision or judgment entry being filed by the court instead of a full opinion or decision.