IN THE COURT OF APPEALS FIRST APPELLATE DISTRICT OF OHIO HAMILTON COUNTY, OHIO

: APPEAL NO. C-000000

PLAINTIFF NAME,

Party Designation,	:	TRIAL NO. 00000-00000
VS.	:	
DEFENDANT NAME,	:	
Party Designation.	:	
- - ·	OM THE HAM IAME OF TRL	IILTON COUNTY AL COURT]
	[insert party o	
(Name & ID #)		(Name & ID #)
(Title)		(Title)
(Address)		(Address)
(Phone # / Fax #)		(Phone # / Fax #)
(email)		(email)
Counsel for Plaintiff		Counsel for Defendant

I. TABLE OF CONTENTS

I.	TABLE OF CONTENTS#
II.	TABLE OF AUTHORITIES#
III.	STATEMENT OF THE CASE#
	A. Statement of Jurisdiction
	B. Procedural Posture
	C. Statement of Facts
IV.	ARGUMENT AND ASSIGNMENTS OF ERROR#
	A. First Assignment of Error#
	Ex. The Trial Court erred in [insert here]
	i. Issue Presented for Review
	1. Standard of Review
V.	CONCLUSION#
Cert	tificate of Service#

II. TABLE OF AUTHORITIES

The Table of Authorities shall list all relevant cases, statutes, and other authorities cited, in alphabetical order with references to page numbers in the brief where cited. [Loc.R.16.1(A)(2)]

CASES

State v. McKelton, 148 Ohio St.3d 261, 2016-Ohio-5735, 70 N.E.3d 508	#
State v. Thompkins, 78 Ohio St.3d 380, 1997-Ohio-52, 687 N.E. 2d 541	#
RULES	
Crim. R. 33(A)	#
Crim. R. 33(C)	#
STATUTES	
R.C. 2901.22(C)	#
R.C. 2919.22(A)	#

III. STATEMENT OF THE CASE

Insert here the Statement of the Case, which shall summarize the nature of the case, the course of proceedings, and the disposition below. The statement should be followed by the statement of jurisdiction, procedural posture, and the statement of facts. [Loc.R. 16.1(A)(3)].

A. STATEMENT OF JURISDICTION

The Statement of Jurisdiction shall state that the appeal was timely filed and was taken from a final appealable order and shall contain references to the relevant parts of the record and citations to the relevant rules and citations [Loc.R. 16.1(A) (3)(a)].

B. PROCEDURAL POSTURE

The Procedural Posture shall state the relevant procedural events leading to the action of the trial court appeal and shall contain references to the relevant parts of the record [Loc.R 16.1(A)(3)(b)].

C. STATEMENT OF FACTS

The Statement of Facts shall recite the facts relevant to the assignments of error and shall contain references to the relevant parts of the record [Loc.R. 16.1(A)(3c)].

IV. ARGUMENT AND ASSIGNMENTS OF ERROR

The Argument shall state the assignments of error presented for review in precisely the same manner and order in which they are stated in the Table of Contents. The Argument shall set forth, in the order indicated: assignment of error, issues presented for review, standard of review, and the body of the argument [Loc.R.16.1(A)(4)].

FIRST ASSIGNMENT OF ERROR: THE TRIAL COURT ERRED [INSERT ERROR HERE]

An assignment of error shall state how the trial court is alleged to have erred, e.g., "The trial court erred in denying the motion to suppress." An assignment of error shall not be stated as a "proposition of law" as contemplated by S.Ct.Prac.R. VI(2)(B)(4). Each assignment of error shall be followed by references to the parts of the record demonstrating the alleged error. [Loc.R. 16.1(A)(4)(a)

<u>Issues Presented for Review</u>: [Insert issue for review here].

Under each assignment of error, the brief shall set forth the numbered issues presented for review. An issue presented for review may be stated in the manner of a "proposition of law" as contemplated by S.Ct.Prac.R. VI(2)(B)(4), but shall be designated as an "Issue Presented for Review." Loc.R. 16.1(A)(4)(b).

A. Standard of Review and Argument

Under each numbered issue presented for review, the brief shall state the applicable standard of review. Loc.R. 16.1(A)(4)(c).

Under each numbered issue presented for review, after the statement of the applicable standard of review, the brief shall set forth the contentions relevant to the issue and the reasons supporting each contention. Each contention supporting an issue presented for review shall contain references to the relevant parts of the record and citations to the relevant legal authorities. Loc.R. 16.1(A)(4)(d).

V. CONCLUSION

Consistent with App.R. 16(A)(8), the Conclusion shall briefly summarize the argument and shall precisely state the relief sought on appeal. Loc.R. 16.1(A)(5).

Respectfully submitted,			
Attematy Name of Dro Co Name	_		
Attorney Name or Pro Se Name	•		
(#####)			
Address			
Address			
Phone Number			
Fax			
E-mail			
Counsel for			

CERTIFICATE OF SERVICE

I certify that a copy of this **[title of document]** was sent by regular mail/e-mail to **[name and address/e-mail of party served or party's lawyer]** on **[date sent]**.

[/s/signature]

Proof of service should be included at the end of the brief or filed separately and should provide in the form of a certified statement by the person who served the document, specifying the person served and the date and manner of service (i.e., mail, email). Loc.R. 16.1(A)(6).

ATTACHMENTS

Final Order: The appellant shall attach to the brief a copy of the final order from which the appeal is taken, along with any supporting opinion, decision, or findings of facts and conclusions of law. [Loc.R. 16.1(A)(7)].

Other Attachments: Attachment of materials not contained within the record is prohibited. If a party appends documents from the record, other than the final order as required by subsection (A)(6) of this Rule, the party must include a table of contents for the Appendix and provide a citation to where the document can be found in the record. [Loc.R. 16.1(E).