Vote “NO” on Issue 1

**Issue 1 is dangerous.**

- Possession or use of any amount of deadly drugs like fentanyl, heroin, and meth will result in probation – lighter punishment than offenses like disorderly conduct and reckless operation.
- The message to children is that these drugs are not dangerous.
- The message to drug traffickers is that doing business in Ohio is low risk.
- Violent offenders cannot be sent to prison for probation violations. They will be free to disregard judges’ orders with little consequence.

**Issue 1 undermines treatment.**

- Treatment for addiction is not provided or required by this amendment. An addict is on his own in getting sober.
- Courts connect addicts to treatment and help motivate success.
- Many addicts forego treatment entirely without the threat of prison.
- The proposal dooms effective treatment efforts in courts across Ohio.

**Issue 1 reduces sentences for violent offenders.**

- Drug traffickers, human traffickers, aggravated robbers, and others will be eligible for up to a 25% sentence reduction.
- Victims of violent crime will receive only partial justice.
- Issue 1 places the rehabilitation and well-being of those who break the law ahead of the rehabilitation and well-being of innocent victims.

**Issue 1 is an unfunded mandate. It shifts costs to local government.**

- Proponents speculate that savings from letting violent offenders and drug offenders out of prison will result in millions of dollars for treatment.
- It is not clear that the savings will be anything other than a one-time savings.
- Speculation about savings is not the same as dedicated funding.
- Local taxpayers will be left with the bill.

Keep Ohio courts and treatment efforts effective. Keep violent offenders off our streets.

Vote “NO” on Issue 1.

Louis Tobin, Executive Director, Ohio Prosecuting Attorneys Association

Paul Pfeifer, Executive Director, Ohio Judicial Conference