

Administrative Office of the Courts

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TO:

Assignment Judges

Criminal Presiding Judges

Supplement to Directive # 6-03

FROM:

Glenn A. Grant, J.A.D.

SUBJ:

Criminal – Arraignment/Initial Case Disposition Conference Order

(former Arraignment/Status Conference Order) - Revisions to

Address Amendments to R. 3:9-1.

DATE:

May 26, 2016

This Supplement to Directive # 6-03 promulgates a new Arraignment/Initial Case Disposition Conference Order to be used for indictments filed on or after May 20, 2016. For indictments filed prior to May 20, 2016, the existing Arraignment/Status Conference Order should continue to be utilized until further notice.

Directive # 6-03, entitled "Implementation of Criminal Division Court Event Forms," originally issued July 22, 2003, promulgated an Arraignment/Status Conference Order and a Plea Cut-Off Exception form. Since then the Arraignment/Status Conference Order form was revised by Supplements to Directive #6-03 issued on August 20, 2010 and on June 26, 2013. This Supplement, which only addresses the form order, not the Plea Cut-Off Exception Form, reissues the June 26, 2013 form order (for use with indictments filed prior to May 20, 2016) (Attachment B) and promulgates the new form order (for use with indictments filed on or after May 20, 2016) (Attachment A).

The Supreme Court, on the recommendation of the Criminal Practice Committee, amended \underline{R} . 3:9-1, effective May 20, 2016, to change post-indictment procedures for indictments filed on or after that date. Specifically, the prearraignment conference has been eliminated and certain procedures from that conference have been incorporated in the procedures governing the arraignment. See \underline{R} . 3:9-1(b). New paragraph (e) of \underline{R} . 3:9-1 limits the number of status conferences to two, with a third conference available on a showing of good cause and in the judge's discretion. The three conferences are the Initial Case Disposition Conference (ICDC), the Final Case Disposition Conference (FCDC), and the Discretionary Case Disposition Conference (DCDC).

A. Indictments Filed Prior to May 20, 2016

Because the amendments to R. 3:9-1 became effective May 20, 2016, the existing

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Arraignment/Status Conference Order (Attachment B) should continue to be used for indictments filed prior to that date, until further notice.

B. Indictments Filed On or After May 20, 2016

The Arraignment/Initial Case Disposition Conference Order (Attachment A), which has been approved by the Conference of Criminal Presiding Judges and the Conference of Criminal Division Managers, should be used for indictments filed on or after May 20, 2016. This order has been modified to conform with the changes to R. 3:9-1. Specifically, references to the "arraignment/status conference" on the first page have been updated to specify the "Arraignment" and the "Initial Case Disposition Conference," and the three options for the status conferences have been listed in paragraph 8 on page 2.

In advance of the criminal justice reform requirements, effective January 1, 2017, the order includes "monetary" bail and "pretrial release" in the defendant status options on the first page, and forfeiture of "monetary" bail is now referenced in the statement on the consequences for failure to appear on page 2. Additionally, the Conferences agreed that a question should be added to this form due to the defendant's criminal record being such a fundamental component of this reform. Therefore, paragraph 10 requires confirmation by the State that a defendant has been fingerprinted and the case is properly reflected on his or her criminal history (Computerized Criminal History (CCH)).

Paragraph 7a has been changed from an advisory statement into a direct question by the court to ensure that defense counsel has discussed with the defendant the issues raised by <u>State v. Nunez-Valdez</u>, 200 <u>N.J.</u> 129 (2009), <u>i.e.</u>, his or her immigration status and the potential consequences of a guilty plea or conviction, including the right to seek legal advice regarding their immigration status. Place of birth was also added in this question to assist in compliance with <u>Nunez-Valdez</u>.

Paragraph 7b was modified into a direct question to ensure that defense counsel has taken affirmative steps to discuss drug court with the defendant, and includes references to both mandatory and voluntary drug court pursuant to N.J.S.A. 2C:35-14.2 and 2C:35-14, respectively.

Former Paragraph 9, which required cases to be scheduled for trial immediately after disposition of dispositive motions, has been removed from the form. The plea cut off date (former Paragraph 8) has been moved to Paragraph 9, after the options for the status conference dates for a more practical flow.

Judges should also be mindful at the Initial Case Disposition Conference to address specific issues and motions that could lead to interruptions in case processing, such as those that may require ordering psychiatric examinations. Further, while the pretrial intervention program (PTI) is not included in this form order, confirmation should be sought as to whether the defendant was advised of the PTI program and that, if applicable, the application was filed.

Again, the Arraignment/Initial Case Disposition Conference Order (Attachment A) should be used for indictments filed on or after May 20, 2016. For indictments filed prior

to May 20, 2016, the existing Arraignment/Status Conference order (Attachment B) should continue to be used until further notice. Any questions or comments regarding this Supplement may be directed to the Criminal Practice Division at 609-292-4638.

Attachments (Arraignment/Initial Case Disposition Conference Order and Arraignment/Status Conference Order)

cc: Chief Justice Stuart Rabner
Steven D. Bonville, Chief of Staff
AOC Directors and Assistant Directors
Melaney S. Payne, Special Assistant
Ann Marie Fleury, Special Assistant
Trial Court Administrators
Criminal Division Managers
Sue Callaghan, Chief, Criminal Practice
Maria Pogue, Assistant Chief, Criminal Practice

ATTACHMENT A

Arraignment/Initial Case Disposition Conference Order For Use with Indictments Filed on or After May 20, 2016

•	(10 be executed on	day of Afraignine	ent/finual Case Disposition Col	merence)			
			Superior Court of New Je Law Division, Criminal F	•			
	State of New Jersey		Indictment Number: Prosecutor's Number:				
	vs.		* *	ropriate event) nent/ Initial			
	(Defendant)		Case Disposit	tion Conference rder			
Status: Jail	☐ Monetary Bail	☐ Pretrial Re	lease				
Arraignment date		, 20					
Initial Case Dispo	sition Conference (IC	CDC) date:	, 20	·			
As a result thereo	f, it is hereby ORDE	RED:					
1. Plea Offer:	1 0	•	the State:				
2. Discovery:	State: All Discovery has been provided. The following Discovery is to be provided:						
		Discovery has b	•				
	,						
All Discovery	shall be completed	no later than	, 20				
3. Co – Defend	dant Status:						
imposition of	th the exception of <u>So</u> the plea cutoff and e ve Motions:		Dispositive motions shall be Frial Memo.	heard prior to the			
Non-Disț	oositive Motions: —						

5.	All motions must be filed no later than					
	The State's brief must be filed no later than		, 20			
	The Defense brief must be filed no later than			<u></u>		
6.	Hearings on motions in this case shall be c Dispositive Motions – on			: AM or	PM	
	Non Dispositive Motions immediately before trial on	, 20	at	AM or _	PM	
7a.	Did defense counsel discuss with the defendant h consequences of a guilty plea or conviction and h his/her immigration status. (State v. Nunez-Valde	nis/her right to	seek leg	al advice on	☐ Yes	□ No
	Place of Birth			•		
7b.	Did defense counsel discuss with the defendant v sentencing to drug court pursuant to <i>N.J.S.A.</i> 2C: for drug court pursuant to <i>N.J.S.A.</i> 2C:35-14?				☐ Yes	□ No
8.	The parties shall next appear and be ready for the	•				
	Initial Case Disposition Conference on:		, 20)		
	Final Case Disposition Conference on:		, 20)		
	Discretionary Case Disposition Conference on:		, 20)		
9.	Plea Cut Off Date:, 20					
10.	The State confirms that the defendant has been fireflected on the defendant's criminal history (CC		and the ca	se is properly	☐ Yes	☐ No
	A Failure to Appear on the Date and Issuance of a Bench Warrant and th	_				the
11.	Other:					
		· · · · · · · · · · · · · · · · · · ·				
Pro	secutor (print name)	-	Defense C	ounsel (print nam	e)	
Sig	nature	ī	Signature			
		-				
			Honorable	9		, J.S.C.

ATTACHMENT B

Arraignment/Status Conference Order For Use with Indictments Filed Before May 20, 2016

SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, CRIMINAL PART, VICINAGE (To be executed on day of Arraignment/Status Conference) INDICTMENT NO. STATE OF NEW JERSEY PROS. NO. VS. (Defendant) ARRAIGNMENT/STATUS CONFERENCE ORDER Status: Jail Bail An arraignment/status conference was held on ________, 20_____. As a result thereof, it is hereby **ORDERED**: 1. PLEA OFFER: Terms of plea agreement offered by the State: 2. **DISCOVERY:** STATE ☐ All Discovery has been provided. ☐ The following Discovery is to be provided: **DEFENSE** ☐ No Discovery has been provided. ☐ All Discovery has been provided. ☐ The following Discovery is to be provided: CO – DEFENDANT STATUS: 3. MOTION: With the exception of Sands/Brunson, all DISPOSITIVE motions shall be heard prior to the 4. imposition of the plea cutoff and execution of the TRIAL MEMO. Dispositive Motions: Non-Dispositive Motions: 5. All motions must be filed no later than The State's brief must be filed no later than

	The Detense brief n	nust be filed no later than			, 20)				
6.	Hearings on motio	ns in this case shall be cor	ducted as follows:							
	Dispositive	Motions – on	, 20	at	AM or	PM				
		sitive Motions y before trial on	, 20	_ at	AM or	PM				
7a.	Defense counsel is to discuss with the defendant his/her immigration status, the potential consequences of a guilty plea or conviction and his/her right to seek legal advice on his/her immigration status. (State v. Nunez-Valdez, 200 N.J. 129 (2009).)									
7b.	Defense counsel is drug court.	to discuss with the defendar	nt whether he/she ma	y be a can	didate for sente	ncing to				
8.	PLEA CUT OFF I	OATE:		, 20						
9.	Immediately upon conclusion of the hearing and disposition of DISPOSITIVE motions, all cases as to all defendants that are not disposed of by plea or dismissal shall be immediately scheduled for trial, with the plea cutoff imposed.									
10.	STATUS CONFERENCE: The parties shall next appear and be ready for the next Status									
	Conference on:									
	IN THE ISSUANCE	APPEAR ON THE DATE CE OF A BENCH WARR	ANT AND THE FO	RFEITUI		RESULT				
11.	OTHER:									
Prose	ecutor (print name)		Defense C	Counsel (p	rint name)					
Sign	24.000		Signature							
Sign	ature		Signature	•						
		HON	ORABLE			, J.S.C.				
Origi	nal: Court File	Pink: Prosecutor	Gold: Defense	Counsel	CO	PY: CCMO				