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Acting Administrative Director of the Courts

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[Supersedes Directive # 04-12 and Supplement (re JOC); Modifies Directive # 03-13 and Supplements (re PSI)

DIRECTIVE #08-21

TO: **Assignment Judges**

Trial Court Administrators

Glenn A. Grant, J.A.D. FROM:

Criminal/Family/Municipal - Sealing of Certain Marijuana or **SUBJ:**

Hashish Records Pursuant to N.J.S.A. 2C:52-5.2

DATE: **April 7, 2021**

This Directive promulgates the process for sealing records from public access on order of the court at the time of sentencing for a criminal conviction or juvenile adjudication of certain marijuana or hashish offenses in accordance with the statutory amendments to N.J.S.A. 2C:52-5.2, and the marijuana decriminalization laws enacted by L. 2021, c. 19. Additionally, Attorney General Law Enforcement Directive #2021-1, "Directive Governing Dismissals of Certain Pending Marijuana Charges" (issued February 22, 2021), instructs prosecutors to seek dismissal of certain pending marijuana-related charges against either a juvenile or an adult where the conduct occurred on or before February 22, 2021.

The court at the time of sentencing shall order the records of the courts, probation services, and law enforcement agencies to be sealed from the public for a criminal conviction or juvenile adjudication that solely includes the following offense(s):

• N.J.S.A. 2C:35-5(b)(12)(b)¹ – distribution of marijuana in a quantity of one ounce or less or hashish in a quantity of five grams or less; or

¹ The marijuana decriminalization law, L. 2021, c. 19, reconfigured N.J.S.A. 2C:35-5(b)(12) and N.J.S.A. 2C:35-10(a)(3) by adding subsection (b) to both statutes, effective February 22, 2021. Pursuant to Attorney General Directive #2021-1, referenced above, prosecutors will be dismissing the pending charges for N.J.S.A. 2C:35-5(b)(12) and N.J.S.A. 2C:35-10(a)(3) that occurred on or before February 22, 2021.









- N.J.S.A. 2C:35-5(b)(12)(b) and a violation of N.J.S.A. 2C:35-7 on or within 1000 feet of school property and/or a violation of N.J.S.A. 2C:35-7.1 on or within 500 feet of a public housing facility, public park, or public building; or
- N.J.S.A. 2C:35-10(a)(3)(b) possession of marijuana in a quantity of more than six ounces or hashish in a quantity of more than 17 grams.

This Directive also promulgates three revised forms and two new forms for use effective immediately, as follows: (1) a revised Judgment of Conviction form for use in the Criminal Division (CN 10070); (2) a revised Presentence Investigation Report (CN 10693); (3) a revised Juvenile Disposition Order form (CN 10812); (4) a new sealing court order form (CN 12763) for use in Municipal Court; and (5) a new Order for Judgment form (CN 12757) for entry of a civil judgment for any outstanding court-ordered financial assessments. See Attachments 1-5 for the above referenced forms.

Additionally, the Supreme Court has amended <u>Rule</u> 1:38-3 ("Court Records Excluded from Public Access") and <u>Rule</u> 1:38-11 ("Sealing of Court Records") by order dated February 5, 2021 to conform to the statutory requirements to seal these records from public access upon criminal conviction or juvenile adjudication.

Systems to indicate the cases that have been ordered sealed from public access pursuant to N.J.S.A. 2C:52-5.2. Information concerning these modifications has been previously sent to Judiciary staff under separate cover. Modifications have also been made to remove information concerning sealed cases in the Public Safety Assessment (PSA) risk factors in accordance with N.J.S.A. 2C:52-5.2(d), which provides that these records shall not be considered whenever the Pretrial Services Program conducts a risk assessment on an eligible defendant for the purpose of making recommendations to the court concerning an appropriate pretrial release decision under N.J.S.A. 2A:162-15 et seq. Additionally, cases that have been ordered sealed pursuant to this statute will not be listed in the "Court History" section of the Presentence Investigation Report in accordance with N.J.S.A. 2C:52-5.2(d), which prohibits use of this information for sentencing purposes in any other case.

If the conviction or adjudication includes a court-ordered financial assessment subject to collection under the comprehensive enforcement program (CEP), the court

at the time of sentencing will also enter a civil judgment for the outstanding amount in the name of the Treasurer, State of New Jersey and transfer collections and disbursement responsibility to the State Treasurer pursuant to N.J.S.A. 2C:52-5.2(a)(2). Accordingly, in those matters the appended Order for Judgment form (Attachment 5) should be completed by court staff, signed by the judge, and electronically forwarded to the Superior Court Clerk's Office to record the civil judgment, where applicable.

Operationally, the municipal courts have not been part of the comprehensive enforcement program (CEP). Currently, there is no provision in the system to move cases through the CEP and civil judgment process for municipal court matters. Therefore, the municipal courts will continue their current collection process for cases that are ordered sealed.

Process for Sealing these Records in Criminal, Family, and Municipal Courts

For criminal convictions, the attached Judgment of Conviction (JOC) form (CN 10070) has been updated to add checkboxes to indicate that the sentencing court has ordered: (1) the case to be sealed (page 1) and entry of a civil judgment for the outstanding court-ordered financial assessment (page 2). See Attachment 1. The appended revised JOC form supersedes the JOC form promulgated by the Supplement to Directive # 04-12 (issued July 22, 2016). Court staff will also prepare the Order of Judgment form (CN 12757) for any outstanding financial assessments as noted above and send the signed Order electronically to the Superior Court Clerk's Office. Additionally, the Presentence Investigation (PSI) Report (CN 10693) has been updated on the first page to display a notation that this case may be eligible for sealing pursuant to N.J.S.A. 2C:52-5.2 if the charge(s) is one of the enumerated offenses. Thus, this Directive modifies and supplements the first page of the PSI form promulgated by the Supplement to Directive #03-13 (issued September 14. 2017). See Attachment 2.

For juvenile adjudications, the attached Juvenile Disposition Order (CN 10812) has been revised to include checkboxes and text for the sealing and outstanding court-ordered financial assessment provision. <u>See</u> Attachment 3.

For convictions in Municipal Courts, upon the judge ordering a case sealed, the court administrator will complete the attached Municipal Court sealing order (CN 12763) and distribute notification to the parties indicated on the sealing order in accordance with those identified in the following paragraph. See Attachment 4.

The court administrator will enter a sealing code in the automated complaint system to mark the case sealed which will suppress the record from public access. Information concerning the system code has been sent to the courts under separate cover.

The statute also requires notice that the matter has been sealed to be sent to: (1) the Attorney General, county prosecutor, or municipal prosecutor handling the case; and (2) the State Police and any local law enforcement agency having custody of the files and records. For criminal convictions and juvenile adjudications, to satisfy this requirement, the prosecuting attorney will have access to the Judgment of Conviction and Juvenile Disposition Order in the eCourts case jacket. Until such time as similar functionality is available in municipal eCourts, Municipal Court staff will provide the court order to the Municipal Court prosecutor. Court staff will forward this information electronically to the State Police and will also provide it to the law enforcement agencies that were involved with the case.

Questions regarding this Directive, or the appended forms should be directed to the Criminal Practice Division at 609-815-2900 ext. 55300, Family Practice Division at 609-815-2900 ext. 55350 or Municipal Court Services Division at 609-815-2900 ext. 54850.

Attachments (1) Judgment of Conviction (CN 10070)

- (2) Presentence Investigation Report (CN 10693) first page only
- (3) Juvenile Disposition Order (CN 10812)
- (4) Municipal Court Sealing Order (CN 12763)
- (5) Order for Judgment (CN 12757)

cc: Chief Justice Stuart Rabner
Criminal Presiding Judges
Family Presiding Judges
Municipal Court Presiding Judges
Steven D. Bonville, Chief of Staff
AOC Directors and Assistant Directors

Special Assistants to the Administrative Director Michelle M. Smith, Clerk, Superior Court AOC Criminal, Family, Municipal Chiefs Criminal Division Managers and Assistants Family Division Managers and Assistants Municipal Division Managers and Assistants

Attachment 1 <u>Judgment of Conviction</u> (CN 10070)



Superior Court of New Jersey,

State of New Jers Last Name	еу	V.	First Name			Middle Nam	ne	
Also Known As								
Date of Birth	SB	BI Number		Date(s) of Offe	ense			
Date of Arrest	PROMIS	Number	Date Ind / Acc	/ Complt Filed	Original Plea Not Guilty	Guilty	Date of Original Pl	ea
Adjudication By Guilty	Plea	Jury Trial Verdict	Non-	Jury Trial Verdic	ct Dismissed	/ Acquitted	Date:	
Sealed (N.J.S.A. 2C:52	-5.2)							
Original Charges								
Ind / Acc / Complt	Count	Description				5	tatute	Degree
Final Charges								
Ind / Acc / Complt	Count	Description				S	tatute	Degree
Sentencing Staten	nent							
It is, therefore, on					ne defendant is sen		follows:	
It is further ORDEF Total Custodial Term	RED that	the sheriff deliver t	he defendant	to the approp	oriate correctional a	uthority.	Total Probation	Term
2.								

DEDR (N.J.S.A. 2C:35-15 and 2C:35-5.11)				Additional Conditions				
A mandatory Drug Enforcement and I penalty is imposed for each count. (Weach degree.)	rite in number of c	counts for	The defendant is hereby ordered to provide a DNA sample and ordered to pay the costs for testing of the sample provided (<i>N.J.S.A.</i> 53:1-20.20 and <i>N.J.S.A.</i> 53:1-20.29).					
Standard								nity supervision for V.J.S.A. 2C:43-6.4).
1st Degree @ \$ 2nd Degree @ \$ 3rd Degree @ \$ 4th Degree @ \$ DP or @ \$ Petty DP @ \$	@ @ PR Penalty \$	\$\$ \$ \$		(PSL) if offense The defendant parole supervis which term sha sentence of inc The court impo	e occurred on one is hereby order ion, pursuant the ibegin as soo arceration (N. sees a Drug Off	or after red to so the Noras the Noras the Noras the ender F	1/14/04 (/ erve a o Early R e defenda C:43-7.2) Restrainin	supervision for life N.J.S.A. 2C:43-6.4). year term of elease Act (NERA), ant completes the . g Order (DORO)
suspended upon defendant's e for the term of the program. (// Forensic Laboratory Fee (N.J.S.A. 20	entry into a resider V.J.S.A. 2C:35-15	ntial drug program			nues/imposes offense occurre	a Sex (ed on o	Offender F after 8/7	Restraining Order /07 (Nicole's Law
Offenses @ \$	\$			The court impo			•	er (<i>N.J.S.A.</i>
Counts Number	Amount _@ \$ @ \$)	 2C:12-10.1). The defendant is prohibited from purchasing, owning, possessin or controlling a firearm and from receiving or retaining a firearms purchaser identification card or permit to purchase a handgun (N.J.S.A. 2C:25-27c(1)). 				etaining a firearms	
	 		Fir	ndings Per /	I.J.S.A. 2C:	47-3		
	@ \$							vas characterized
Total VCCO Assessmen	t \$		by a pattern of repetitive and compulsive behavior.The court finds that the defendant is amenable to sex offender					
Vehicle Theft / Unlawful Taking Penalty (N.J.S.A. 2C:20-2.1)		treatment. The court finds that the defendant is willing to participate in sex						
Offense Mandatory Penalty		offender treatment.						
Offense Based Benelties	\$		Lic	ense Suspe				
Offense Based Penalties Penalty Amount S Other Fees and Penalties			CDS / Paraphe Auto Theft / Un Eluding (<i>N.J.S.</i> . Other	lawful Taking		′ ∟	Waived	
Law Enforcement Officers Training and Equipment Fund Penalty (N.J.S.A. 2C:43-3.3)	Assessment (N.J.	ods Services Fund S.A. 2C:43-3.2) es @ \$	Number of Months Non-resident driving privileges revoked				vileges revoked	
\$	Total:	<u> </u>	Start D	ate		End Da	ate	
Probation Supervision Fee (N.J.S.A. 2C:45-1d) \$ Transaction Fee	Statewide Sexual Examiner Program (<i>N.J.S.A.</i> 2C:43-3 Offens	m Penalty	Details					
(N.J.S.A. 2C:46-1.1)	Total	\$	Driver's	License Numbe	er		Jurisdict	ion
Domestic Violence Offender Surcharge (N.J.S.A. 2C:25-29.4) \$ Fine	Certain Sexual Offenders Surcharge (N.J.S.A. 2C:43-3.7) \$ Sex Crime Victim Treatment Fund Penalty (N.J.S.A. 2C:14-10)		If the court is unable to collect the license, complete the following: Defendant's Address				e following:	
Restitution Joint & Several	Total Financial Of	oligation	City				State	Zip
\$ Entry of Civil Judgment for court-	\$		Date of	Birth	Sex	<u> </u> F	Eye Cold	or
(N.J.S.A. 2C:52-5.2) Details						<u> </u>		

New Jersey Judiciary, Revised February 2021, CN: 10070

Page
Copies to: County Probation Division Defendant Defense Counsel Prosecutor State Parole Board Dept of Corrections or County Penal Institution Juvenile Justice Commission

Time Credits		
Time Spent in Custody	Gap Time Spent in Custody	Prior Service Credit
R. 3:21-8	N.J.S.A. 2C:44-5b(2)	
Date: From – To	Date: From - To	Date: From - To
-	- -	- -
-	-	_
-	Total Number of Days	
-	Rosado Time	-
-	Date: From – To	
-		_
-	_	-
- Total Niverban of Davis	Total Number of Days	- Total Number of Davis
Total Number of Days		Total Number of Days
Statement of Reasons - Include	all applicable aggravating and mitigating	factors
Attorney for Defendant at Sentencing		Public Defender
		☐ Yes ☐ No
Prosecutor at Sentencing		Deputy Attorney General Yes No
Judge at Sentencing		
Judge (Signature)		Date

Attachment 2 <u>Presentence Investigation Report</u> (CN 10693) (first page only)



Adult Presentence Report Superior Court of New Jersey, ____ County

This report shall rem persons except as n	nain confidential and copie nay be necessary in subse	es thereof sha equent court	all not be made proceedings	de nor the dis involving the	sclosure sentend	of the contract	onten sed or	its of such r disposition	eport be made.	e made to third
Last Name			First Name					Middle Name		
Also Known As		s [sex	Date of Birt	h	Age Pla		ce of Birth		
Race Social Security Number Driver's Li			Driver's Lice	ense Number			'			Eye Color
Address							State	Zip Code	÷	Residence Phone
Indictment / Accusation / Complaint Number PROMIS Number			ber	SPN	·		SBI Number		FBI Number	
Original Charges				Final Charges	S					
				Marijuana Se	aling:					
Plea Agreement / Special Fa	actors	☐ Plea	1	Mandatory Mi 11-3 14-6 29-6 35-6 43-6		☐ 1: ☐ 1: ☐ 3: ☐ 3:	Pursua 1-5 5-2 5-3 5-7 3-7	ant to N.J.S.A	12-2 17-1 35-4 35-8 43-7.1	☐ 13-1 ☐ 20-11 ☐ 35-5 ☐ 39-10 ☐ 43-7.2
Offense Date	Arrest Date	Plea / Con	viction Date	Sentend	ce Date		[Pendin	g Cha	rges Detainers
Custodial Status ROR Bail	Jail	Bail Amo	ount	Date Bail I	Posted	_ I `	preter Yes	Needed No	Langua	age
	Jail Time Credit					(Gap	Time Cred	dit	
From (Date)	To (Date)	Total Jail Tim	e Credit Days	From (Date)	ıblic D	To efende	(Date) ∏ Private		otal Gap Time Credit Days Assigned
				Defense At						none Number
Sentencing Judge					,					
Assistant Prosecutor				Address						
Comments										
Probation Officer		Date Prepare	ed	Team Leader	/ Superv	risor			С	Date Approved

Attachment 3 <u>Juvenile Disposition Order</u> (CN 10812)

Civil Action Order - Juvenile	osition
State in the Interest of:	CourtSmart Tape #Counter # to
Juvenile:	Juv: Contact Information
Parent:	
Defense Attorney:	☐ Change of Address/Phone Number
	Juv: Birth Date Gender FACTS ID Number SBI Number
Prosecutor:	Interpreter for: (include language needed) ☐ Parent
Other Appearances:	
Other Appearances.	Juvenile An accommodation for a disability:
Probation Officer:	Parent
	Juvenile
Type of Hearing	
Counsel	
Whereby, the following is ORDERED on:	_
ASFA Finding (42 <i>USC</i> 671(a)(15))	Detention / Shelter
\square It is contrary to the welfare of the child to remain in the home	Juvenile the Youth Detention Center
because:	on house arrest except for
	on electronic monitoring except for
☐ Reasonable Efforts Findings were made on (date)	
Warrant Representation	Juvenile in violation of
	temporarily in
	Juvenile released from
	Conditions of release
Probable Cause Drug Offender Restraining Order/Act	Detention transfer to county
	Other
Referrals / Evaluations	
☐ DCF 14 day plan	Psychosexual evaluation
☐ DCF, ☐ CMO worker to appear at next court event	Sex offender evaluation
Medication assessment	Drug and alcohol evaluation
☐ DCP&P, ☐ DCF, ☐ CMO to	Fire setter evaluation
efforts for	☐ JISP referral and evaluation
Child study team evaluation to be completed	JJC referral for residential community home consideration /
Retention evaluation	interviews
☐ Child study team evaluation to be provided to court	Referral for DCF out of home placement
Refer to	Referral for residential drug and alcohol placement
Refer to electronic monitoring program	Predisposition Report:
Psychological evaluation	☐ Substance abuse screening
Psychosocial evaluation	Report from
☐ Biopsychosocial evaluation	regarding
Psychiatric evaluation	Other
Sealing:	
☐ This matter is sealed (N.J.S.A. 2C:52-5.2) – Notice of this	
county prosecutor, or municipal prosecutor handling the cas	e; and (2) the State Police and any local law enforcement
agency having custody of the files and records.	91.1
The court-ordered financial assessment of \$ W	ill be entered as a civil judgment.

Juvenile Order of Disposition

Juvenile's Name:			Date of Order:
DISPOSITION: C	ommitment		
☐ Juvenile com	nmitted to the JJC for a term of		commanded to deliver
☐ Juvenile com	nmitted to approved Juvenile Detention Center		Juvenile to the appropriate Reception Center to which the
for			Juvenile is hereby committed for the indeterminate period
☐ Stayed for	until		not to exceed the maximum, pursuant to the provisions of
Extended ter			N.J.S.A. 2A:4A-44 and that this order shall be sufficient
	days	l	warrant for such commitment.
_	sentence All but days suspended		DNA sample ordered pursuant to <i>N.J.S.A.</i> 53:1-20.20
			Violation of Deferred Disposition of
	o time served in custody awaiting disposition		If VOP underlying charge:
days	ne served in custody awaiting disposition		Contant a secolle d
l	residential community home	片	Sentence recalled Sentence vacated
☐ Consider for	-		
	Order of Restitution to be submitted	\Box	This Disposition includes a term of post-incarceration
Restitution. (order of Restitution to be submitted		supervision:
DISPOSITION: D	oformed Diamonition / Dunkation / UCD		Other
	referred Disposition / Probation / JISP position for a period of months.	פוח	POSITION: Conditions of Probation / JISP Juvenile to attend and complete
I —	with the conditions of the order will result in		•
			and aftercare
conditions a	dismissed on assuming		Juvenile to follow all recommendations of court ordered
	on probation for and	$ \Box$	evaluation(s) Attend school with no unexcused absences or tardiness
Juvenile mus	st comply with all standard conditions of	╽╙	or suspension
probation.	· · · · · · · · · · · · · · · · · · ·	Ιп	Complete community service of
Probation te	minated		Restitution \$
☐ Juvenile plac	ced on JISP for		DNA sample and payment required
☐ JISP termina	ited		Finger printing required
Collection O	NLY. No supervision required.		Obtain GED/high school diploma
	transferred to		Find/maintain employment
The Court here	by retains jurisdiction over said juvenile	\parallel	Cooperate with: DCP&P, DCF, CMO
	V.S.A. 2A:4A-45.		Attend NA/AA or other approved substance abuse
DISPOSITION: W	/aivers	』 □	support meetings / provide proof
	on granted consent	1	Continue disposition order of
☐ Waiver Motio			Submit to random substance abuse testing
	ved to court		Sample required for HIV / AIDS testing
Other		\parallel	Letter of apology to
			Other
DISPOSITION: R	astrictions		POSITION: Miscellaneous
☐ No contact w			Refer to Juvenile referee
Curfew of	· · · · · · · · · · · · · · · · · · ·	lΗ	Venue transferred to county
Restricted tra			Divert to
l —	eges suspended / revoked for		An Appeal Rights Form has been executed.
	v notification required		The court has reviewed the Juvenile's history to determine
	v notification NOT required		whether the Juvenile also has involvement with the Division
Restrained fi	•		of Child Protection and Permanency. The court has
—			considered same in conjunction with this Juvenile
Obey housel			delinquency matter.
Other restric	iion(s)		Other

Juvenile Order of Disposition

Juvenile's Name:							D	ate of Order:	
Summons and Notificat	ion / Next Event								
Counsel	Next Ev	ent:							
You are comma		ear befo	•		urt, C	hance	ry Divi	sion, Family Part	,
on	at		before	•					
Failure to appear v	will result in a	bench v	warrant being	issu	ed for	your	arrest.		
Bring this Order / N	otice with you	to your n	ext court date						
Notice Given in Court to	o:	☐ Pa	arent / Guardian		Prosec	cutor	□ De	fense Attorney	
State Plea / Disposition			aiti an finat						
Charges and Related In Ct # Initial Charge	Final Charge	Plea/Find	Final Statute	Deg.	Lab	LEO	Fines	Term/Disposition	CC/CS
Docket #:	Date of O		Date of				100	топши дороскион	100.00
		-			\$0	\$0	\$0		
					\$ 0	\$0	\$ 0		
					\$0	\$0	\$0		
TOTALS (Probation, Incar	ceration, Fees, Pe	nalties, etc	:.)	:	\$0	\$0	\$0		:
Whereby the follow	wing is furthe	r ordere	d that:			1	1		
Clerk's Initials	Refere	e				Judge			

Attachment 4 <u>Municipal Court Sealing Order</u> (CN 12763)

Municipal Court:	
	Complaint Number(s):
In the Matter of the sealing of the Municipal Court Records of	Municipal Court Sealing Order
(defendant name)	Pursuant to N.J.S.A. 2C:52-5.2
This matter having resulted in conviction or shall be sealed from (defendant name)	1
whose date of birth is (date), and State Bure available, is (SBI number, if available), and appropriate sealing under N.J.S.A. 2C:52-5.2 have been satisfied;	
IT IS ORDERED this day of, The Prosecuting Attorney handling the case, (name)	
The Superintendent of the New Jersey State Police,	
Chief(s) of the	Police Department(s),
The County Probation Depa	artment (if applicable),
The Administrator(s) ofMun	nicipal Court, County,
must seal, from the public, all their records and inform	
· ·	-
(defendant name) (1) (date) arrest/custody on the charge of violate under (complaint number)	
(2) (date) arrest/custody on the charge of violat under (complaint number)	ting N.J.S.A. (statute)
(3) (date) arrest/custody on the charge of violat under (complaint number)	ting N.J.S.A. (statute)
(4) (date) arrest/custody on the charge of violate under (complaint number)	ting N.J.S.A. (statute)
(5) (date) arrest/custody on the charge of violation under (complaint number)	ting N.J.S.A. (statute)
☐ If more than five rows are required, please check the paper with the additional information. and the sealing of all records concerning the subsequent charge(s), or disposition(s), if applicable, and place such	criminal proceedings regarding such

Form Promulgated by Directive #08-21 (4/7/2021), CN 12763 (Municipal Sealing Order)

person within the office designated to retain control over sealed records.

IT IS FURTHER ORDERED that any of the above officers or agencies which sent fingerprints and/or any records of the above arrest/conviction/adjudication/disposition and proceedings to the Federal Bureau of Investigation or any other office or agency shall notify same of this Order and that the agencies designated to retain such records take sufficient precautions to insure that such records and information are not released to the public.

IT IS FURTHER ORDERED that in response to requests for information or records from the public, the court office or law enforcement agency shall reply, to the public, with respect to the arrest/disposition, which is the subject of this Order, that there is no record.

 Municipal Court Judge

Attachment 5
Order for Judgment
(CN 12757)

		Superior Court of New Jersey		
Prepared	by Court	Law Division		
		County - Select County -		
		Division		
		Case Number:		
State o	of New Jersey v.	Civil Action		
	(defendant/juvenile name)	Order for Judgment		
(listed belo	l record a money judgment in the amount of \$			
\$	VCCO Assessment (N.J.SA. 2C:43-3.1)			
\$	Safe Neighborhood Services Fund (N.J.S.A. 2C:43	3-3.2)		
\$	Law Enforcement Officers Training and Equipmen	nt Fund (N.J.S.A 2C:43-3.3)		
\$ Forensic Laboratory Fee (N.J.S.A. 2C:35-20)				
\$	Drug Enforcement Demand Reduction Penalty (N.	.J.S.A. 2C:35-15)		
\$	Fine:			
\$	Other:			
\$	Total Debt Amount			
Date	Judge			