

## Administrative Office of the Courts

## GLENN A. GRANT, J.A.D. Acting Administrative Director of the Courts

www.njcourts.com • Phone: 609-984-0275 • Fax: 609-984-6968

TO: Assignment Judges

**Criminal Presiding Judges** 

[Questions and/or comments may be directed to 609-292-4638.]

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

Supplement to Directive # 6-03

SUBJ: Criminal – Arraignment/Status Conference Order – Revision to

**Address Drug Court** 

**DATE:** June 26, 2013

This Supplement to Directive # 6-03 ("Implementation of Criminal Division Court Event Forms," issued July 22, 2003 and revised August 20, 2010) promulgates a revised Arraignment/Status Conference Order form. The revisions have been approved by the Drug Court Judges' Group, the Conference of Criminal Presiding Judges, the Drug Court Advisory Committee, and the Conference of Criminal Division Managers.

<u>L.</u> 2012, <u>c.</u> 23 revised the statutes governing admission into the drug court program to expand eligibility and to phase-in a mandatory drug court program. The respective Conferences and Committees are of the view that in light of this statute, defendants should be made aware, as early as possible, of the application process for the voluntary drug court program, as well as the possibility of a sentence to mandatory drug court, should the defendant be deemed eligible. The revisions to the Arraignment/Status Conference Order include a new statement (#7b on the form) advising that defense counsel is to discuss with the defendant whether he/she may be a candidate for sentencing to drug court. In light of this change, the immigration question is now designated as statement #7a on the form.

Attached is the revised Arraignment/Status Conference Order form reflecting this additional language. Effective immediately, this revised form of order supersedes the version of the form Order attached to Directive # 6-03 and the Supplement to Directive #6-03 issued on August 20, 2010. Any question or comments regarding this revised form of Arraignment/Status Conference Order may be directed to the Criminal Practice Division at 609-292-4638.

Attachment (Revised Arraignment/Status Conference Order)

cc: Chief Justice Stuart Rabner
Steven D. Bonville, Chief of Staff
AOC Directors and Assistant Directors
Trial Court Administrators
Criminal Division Managers

Carol Venditto, Criminal Practice Division Sue Callaghan, Criminal Practice Division Gurpreet M. Singh, Special Assistant Melaney S. Payne, Criminal Practice Division

## SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, CRIMINAL PART, \_\_\_\_\_\_ VICINAGE (To be executed on day of Arraignment/Status Conference)

vs.  (Defendant)  Status: Jail Bail		INDICTMENT NO			
		PROS. NO			
		ARRAIGNMENT/STATUS CONFERENCE		NCE ORDER	
	rraignment/status conferer nereby <b>ORDERED:</b>	ace was held on	, 20 As a	result thereof,	
1.	PLEA OFFER:	-	agreement offered by the State:		
2.	DISCOVERY:	STATE	☐ All Discovery has been provided. ☐ The following Discovery is to be provided:		
		DEFENSE	<ul> <li>□ No Discovery has been provided.</li> <li>□ All Discovery has been provided.</li> <li>□ The following Discovery is to be provided:</li> </ul>		
	All Discovery shall be	completed no la	iter than	, 20	
3.	CO – DEFENDANT	DEFENDANT STATUS:			
4.	<b>MOTION:</b> With the exception of <u>Sands/Brunson</u> , all DISPOSITIVE motions shall be heard prior to the imposition of the plea cutoff and execution of the TRIAL MEMO.				
	Dispositive 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		, 20				
6.	Hearings on motions in this case shall be co	onducted as follows:					
	Dispositive Motions – on	, 20 at	_AM orPM				
	Non Dispositive Motions immediately before trial on	, 20 at	_AM orPM				
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 to discuss with the defendant whether he/she may be a candidate for sentencing to drug court.						
8.	PLEA CUT OFF DATE:						
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.	<b>STATUS CONFERENCE:</b> The parties shall next appear and be ready for the next Status						
	Conference on:						
	A FAILURE TO APPEAR ON THE DATE IN THE ISSUANCE OF A BENCH WAR						
11.	OTHER:						
Prosecutor (print name)		<b>Defense Counsel (print</b>	name)				
Signa	ature	Signature					
	HO	NORABLE	, J.S.C.				
Origi	nal: Court File Pink: Prosecutor	Gold: Defense Counsel	COPY: CCMO				