

## GLENN A. GRANT, J.A.D.

Acting Administrative Director of the Courts

Richard J. Hughes Justice Complex • P.O. Box 037 • Trenton, NJ 08625-0037

njcourts.gov • Tel: 609-376-3000 • Fax: 609-376-3002

### **DIRECTIVE #23-21**

[Questions or comments may be directed to (609) 815-2900, ext. 55350]

To:

**Assignment Judges** 

**Trial Court Administrators** 

From:

Glenn A. Grant, J.A.D

Subj:

Family - Domestic Violence - New Plea Form for Use in Domestic

**Violence Contempt Matters** 

Date:

August 24, 2021

This promulgates for immediate statewide implementation the newly created Domestic Violence Contempt and Related Disorderly Persons and Petty Disorderly Persons Plea Form, CN 12692, as approved by Judicial Council. This plea form is for use when the court accepts a plea in domestic violence contempt matters heard in the Superior Court, Family Division.

Questions regarding this memorandum should be directed to the Family Practice Division at 609-815-2900 ext. 55350.

Attachment: CN 12692 - FO Plea Form

CC:

Chief Justice Stuart Rabner

Family Presiding Judges

Steven D. Bonville, Chief of Staff

**AOC Directors and Assistant Directors** 

Clerks of Court

Special Assistants to the Administrative Director

Amelia Wachter-Smith, Chief, Family Practice

Family Division Managers and Assistant Division Managers

Gina G. Bellucci, Family Practice

Family Division Domestic Violence Team Leaders









NOTICE: This is a public document, which means the document as submitted will be available to the public upon request. Therefore, do not enter personal identifiers on it, such as Social Security number, driver's license number, vehicle plate number, insurance policy number, active financial account number, active credit card number or military status.

### **New Jersey Judiciary**

# Family Court Domestic Violence Contempt and Related **Disorderly Persons & Petty Disorderly Persons** Plea Form

County	
Prosecutor	
File Number	

		(lf)	ou are ple	ading to an ind	ictable offense, ple	ase use the st	andard Crim	ninal Plea Forn	n - CN 10079	P)	
Def	end	ant's Nam	ie:								
bef	ore J	Judge:									
	Lis	t the charge	es to whic	ch you are ple	ading guilty:		<b>C</b> 4 4 4	3.5			
Ind.	/Acc	c./Comp.#	Count	Nature of Offe	ense	Degree	Statutory	y Maximum Time	Fine	VCCO	Assmt*
		•					Max			5	
							Max	<del></del>		-	
_						_	Max Max			}====	
							Max				
The	pot	tential impa	act of this	plea is:			Total				
1.	a.	Did you co	ommit the	e offense(s) to	which you are pl	eading guilt	v?			Yes	□No
					e judge can find y			e to tell the i	idge what	Yes	□No
	0.				the particular offe		ou wiii iiav	e to ten me j	auge what		
2.	Do	vou undom	otand who	at the charges	moon?					Yes	□No
۷.	Du	you under	stanu wna	it the charges	mean?					103	
3.	Do	•			guilty you are givi		_	_			
	a.	The right t	to a bench	trial in which	the State must p	rove you gu	ilty beyond	d a reasonable	e doubt?	∐ Yes	∐ No
	b.	The right t	to remain	silent?						☐ Yes	☐ No
	c.	The right t	to confron	nt a witness ag	gainst you?					Yes Yes	☐ No
	d.				ng guilty you are			ght to an appe	al?	Yes Yes	☐ No
					oress physical evi a pretrial interver			3:28-6(d))			
	e.	•			pleading guilty yot the following?	you are waiv	ving your r	ight to appeal	the denial	Yes	☐ No
4.				ou plead guilt	y that:						
	a.	You will h	ave a crir	ninal record?						Yes	∐ No
	b.	time in jail	or prisor		es otherwise, you naximum fine and t Fee?				ximum	Yes	□ No

<sup>\*</sup> Victims of Crime Compensation Office Assessment

4.	c.	You must pay a minimum Victims of Crime Compensation Office Assessment Fee of \$50 (\$100 minimum if you are convicted of a crime of violence) for each count to which you plead guilty? (Penalty is \$30 if offense occurred between January 9, 1986 and December 22, 1991 inclusive, \$25 if offense occurred before January 1, 1986.) If you are pleading guilty to a domestic violence offense, you must pay a \$100 Domestic Violence Surcharge.	Yes	□ No
	d.	If the offense occurred on or after February 1, 1993 but was before March 13, 1995, and you are being sentenced to probation or a State correctional facility, you must pay a transaction fee of up to \$1 for each occasion when a payment or installment payment is made? If the offense occurred on or after March 13, 1995 and the sentence is to probation, or the sentence otherwise requires payments of financial obligations to the probation division, you must pay a transaction fee of up to \$2 for each occasion when a payment or installment payment is made?	Yes	□ No
	e.	If the offense occurred on or after August 2, 1993 you must pay a \$75 Safe Neighborhood Services Fund assessment for each conviction?	Yes	□ No
		If the offense occurred on or after January 5, 1994 and you are being sentenced to probation, you must pay a fee of up to \$25 per month for the term of probation?	Yes	□ No
	g.	You will be required to provide a DNA sample and pay for the cost of testing, which could be used by law enforcement for the investigation of criminal activity?	Yes	☐ No
5.	be:	you understand that the court could, at its discretion, impose a minimum time in jail or prison to served before you become eligible for release, and that this period could be as long as one half of entire sentence imposed?	Yes	☐ No
6.	cor	you understand that if you plead guilty of a crime or offense involving domestic violence that a addition of the sentence can restrict your ability to have contact with the victim, the victim's friends, workers, or relatives, or an animal - owned, possessed, leased, kept, or held by either party or a nor child residing in the household?	Yes	□ No
7.	pos	you understand that your guilty plea can result in the court entering an order directing the session of an animal owned, possessed, leased, kept or held by either party or a minor child iding in the household?	Yes	□No
8.	wil of l	you understand that when you plead guilty to a crime or offense involving domestic violence, you like prohibited from purchasing, owning, possessing, or controlling a firearm pursuant to section 6 P.L.1979, c.179 (C.2C:39-7) and from receiving or retaining a firearms purchaser identification d or permit to purchase a handgun pursuant to N.J.S.2C:58-3 under N.J.S.A. 2C; 25-27c(1)?	Yes	□ No
9.	con	you understand that a person convicted or a second or subsequent offense of domestic violence tempt must serve a mandatory minimum sentence of at least 30 days in the County Jail? N.J.S.A 25-30	Yes	No
10.		e you currently on probation or parole?  Do you realize that a guilty plea can result in a violation of your probation or parole?	Yes	□ No
11.		e you currently serving a jail or prison sentence on another charge?  Do you understand that a guilty plea can affect your parole eligibility?	Yes	□ No
12.	cur	you understand that if you have plead guilty to, or have been found guilty on other charges, or are rently serving a jail or prison term and the plea agreement doesn't specify otherwise, the court can use that all sentences will run consecutively (one after the other)?		

13.		d./Acc./Compl.# Count Nature of Offense and Degree		
14.	Sp	ecify any sentence the prosecutor has agreed to recommend:		
	_			
	_			
15.	На	s the prosecutor agreed NOT to speak at sentencing?	Yes	□No
16.		you understand that you might have to pay restitution if the court finds there is a victim who has ffered a loss?	Yes	□ No
17.		you understand that if you are a public office holder or employee, you can be required to forfeit ur office of job because of your guilty plea?	Yes	□No
18.	a.	Are you a citizen of the United States?  If "Yes" go to question 19.  If "No", you must answer questions 18b-f.	☐ Yes	□ No
	b.	Do you understand that if you are not a citizen of the United States, this guilty plea can result in your removal from the United States and/or stop you from being able to legally enter or re-enter the United States?	☐ Yes	□ No
	c.	Do you understand that you have the right to get advice from an attorney about the specific effect your guilty plea will have on your immigration status?	☐ Yes	☐ No
	d.	Have you discussed the potential immigration consequences of your plea with an attorney?  If "Yes", have you been advised of the possible immigration consequences and of your right to seek individualized legal advice regarding immigration consequences?	☐ Yes ☐ Yes	☐ No
		If "No", would you like the opportunity to discuss potential immigration consequences with an attorney?	Yes	☐ No
	e.	Do you still want to plead guilty?	Yes	No
19.	a.	Do you understand that pursuant to the rules of the Interstate Compact for Adult Offender Supervision if you are living outside the State of New Jersey at the time of sentencing, or upon entry of a guilty plea (if a guilty plea is a condition of admission to the Pretrial Intervention Program), that return to your home can be delayed pending acceptance of the transfer of your supervision by your home state?	Yes	□ No
	b.	Do you understand that pursuant to the same Interstate Compact, transfer of your supervision to another state can be denied or restricted by that state at any time after sentencing, or upon entry of a guilty plea (if a guilty plea is a condition of admission to the Pretrial Intervention Program), if that state determines you are required to register as a sex offender in that state or if New Jersey has required you to register as a sex offender?	Yes	□ No
20.	wit	ve you discussed the legal doctrine of "merger" (when a defendant commits multiple crimes thin one incident, they may end up being convicted of only one criminal conviction) with your princy?	Yes	□No

21.	Do you understand you are giving up your right at sentencing to argue that there are charges you pleaded guilty to for which you cannot be given a separate sentence?	Yes	□ No					
22.	List any other promises or representations that have been made by you, the prosecutor, your defense attorney, or anyone else a part of this guilty plea:							
23.	Do you understand that the judge is not bound by any promises or recommendations of the prosecutor and that the judge has the right to reject the plea before sentencing you and the right to impose a more severe sentence?	Yes	□ No					
24.	Do you understand that if the judge decides to impose a more severe sentence than recommended by the prosecutor, that you can take back your guilty plea?	Yes	□ No					
25.	Do you understand that if you are permitted to take back your guilty plea because of the judge's sentence, that anything you say in furtherance of the guilty plea cannot be used against you at trial?	Yes	□No					
26.	Are you satisfied with the advice you have received from your lawyer?	Yes	☐ No					
27.	Do you understand if there is a restraining order, or any other order of the court or agreement that prohibits or limits your contact with the victim or any protected party, you MUST abide by the court order or agreement?	Yes	□No					
28.	Do you have any questions about this guilty plea?	☐ Yes	□ No					
Dat	te Defendant s/							
Def	fense Attorney s/							
Pro	osecutor s/							
	This plea is the result of the judge's confidential indications of the maximum sentence that would be independent of the prosecutor's recommendation. Accordingly, the "Supplemental Plea Form for No Pleas" has been completed.		ated					