SUPREME COURT OF NEW JERSEY

It is ORDERED that the attached amendments to Rule 3:26-2 ("Authority to Set Conditions of Pretrial Release") of the Rules Governing the Courts of the State of New Jersey are adopted to be effective November 1, 2024.

For the Court,

Chief Justice

Dated: September 12, 2024

- R. 3:26-2. Authority to Set Conditions of Pretrial Release
 - (a) Authority to Set Conditions of Pretrial Release. ... no change
 - (b) Conditions of Release. ... no change
 - (c) Modification of Release Conditions.
 - (1) Monetary Bail Restrictions. ... no change
 - (2) Review of Conditions of Release. ... no change
- (3) Pretrial Services Compliance Review. For defendants who have been compliant with their conditions of release for a six-month period, the Pretrial Services Program shall conduct a pretrial compliance review pursuant to a process prescribed by the Administrative Director of the Courts and, upon notice to the parties, shall submit the results of that review to the court for its consideration in determining whether to reduce a defendant's level of monitoring. The parties shall have the right to object and be heard. This compliance review is not meant to modify the conditions of a defendant's release.
 - (d) Violations of Conditions of Release.
- (1) <u>Violation of Condition of Release When Defendant Released</u>

 from Jail. Upon the motion of the prosecutor, when a defendant for whom a complaint-warrant or warrant on indictment was issued is released from custody, the court, upon a finding, by a preponderance of the evidence, that the

defendant while on release violated a restraining order or condition of release, or upon a finding of probable cause to believe that the defendant has committed a new crime while on release, may revoke the defendant's release and order that the defendant be detained pending trial where the court, after considering all relevant circumstances including but not limited to the nature and seriousness of the violation or criminal act committed, finds clear and convincing evidence that no monetary bail, non-monetary conditions of release or combination of monetary bail and conditions would reasonably assure the defendant's appearance in court when required, the protection of the safety of any other person or the community, or that the defendant will not obstruct or attempt to obstruct the criminal justice process. The disposition of a motion filed pursuant to this subparagraph, or filed pursuant to Rule 3:4A, shall resolve any pending violation of monitoring that has been filed by the Pretrial Services Program.

- (2) Hearing on Violations of Conditions of Release. ... no change
- (3) Discovery. ... no change
- (4) Timing of a Violation of Monitoring Filed by Pretrial Services.

 A violation of monitoring filed by the Pretrial Services Program shall be

 considered contemporaneously with any motion filed by the prosecutor to

 revoke release, to detain, or to change conditions of release, unless the court

finds good cause to handle these matters separately. If no motion has been filed by the prosecutor, the court shall consider the violation of monitoring in the following situations:

(A) following the filing of new charges on a new complaintwarrant (CDR-2) or complaint-summons (CDR-1) at the defendant's first appearance by a judge with authority to set conditions of release for the offenses charged; or

(B) following the detention of defendant on a bench warrant issued by the court, within 3 business days before the trial judge if the defendant has been indicted or before a judge with authority to set conditions of release for the offenses charged; or

(C) for defendants not in custody, at the defendant's next scheduled court event or within twenty business days, whichever comes first.

(e) Person Released on a Complaint-Summons or Summons on Indictment
Who is Thereafter Arrested on a Warrant for a Failure to Appear. ... no change.

Note: Source -- R.R. 3:9-3(a) (b) (c); amended July 24, 1978 to be effective September 11, 1978; amended May 21, 1979 to be effective June 1, 1979; amended August 28, 1979 to be effective September 1, 1979; amended July 26, 1984 to be effective September 10, 1984; caption amended, former text amended and redesignated paragraph (a) and new paragraphs (b), (c) and (d) adopted July 13, 1994 to be effective January 1, 1995; paragraph (b) amended January 5, 1998 to be effective February 1, 1998; paragraph (d) amended July 9, 2013 to be effective September 1, 2013; paragraph (a) amended July 27, 2015 to be effective

September 1, 2015; caption amended, paragraphs (a) and (b) caption and text amended, former paragraphs (c) and (d) deleted, and new paragraphs (c), (d), and (e) adopted August 30, 2016 to be effective January 1, 2017; paragraphs (b) and (d)(1) amended November 14, 2016 to be effective January 1, 2017; paragraph (a) amended December 6, 2016 to be effective January 1, 2017; paragraphs (b) and (d)(1) amended, and caption and text of paragraph (e) amended July 28, 2017 to be effective September 1, 2017; paragraphs (a) and (b) amended, subparagraph (d)(2) amended, and new subparagraph (d)(3) adopted July 27, 2018 to be effective September 1, 2018; new subparagraph (c)(3) adopted, subparagraph (d)(1) amended, and new subparagraph (d)(4) adopted September 12, 2024 to be effective November 1, 2024.