# **Criminal Forms**

# **ARTICLE 1 General Provisions**

9-101. Notice of [excusal] facts requiring recusal (constitution or code of conduct).

For use with District Court Rule 5-106 NMRA, Magistrate Court Rule 6-106 NMRA, Metropolitan Court Rule 7-106 NMRA and Municipal Court Rule 8-106 NMRA]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
No	
STATE OF NEW MEXICO] COUNTY OF] CITY OF]	
/. 	
, Defendant	
NOTICE OF [EXCUSAL] FACTS REQUIRIN (CONSTITUTION OR CODE OF CON	
The undersigned believes that the impartiality of the Hor may reasonably be questioned.	
forth specific facts which prohibit the judge from presiding. The for excusal under the New Mexico Constitution or the Code	The facts must be grounds
The undersigned believes that participation of the above violation of of the Code of Judicial Conduct.	-named judge would be in
Si	ignature of party

**USE NOTES** 

Each party must be served with a copy of this notice. See Rules 6-209, 7-209 and 8-208 NMRA. See Criminal Form 9-221 for the certificate of service and affidavit of service.

[As amended, effective November 1, 1995; May 1, 2002.]

#### **ANNOTATIONS**

**The 2002 amendment,** effective May 1, 2002, inserted "Facts Requiring Recusal" in the form heading and added the Use Note.

**The 1995 amendment,** effective November 1, 1995, rewrote the form.

# 9-102. Certificate of excusal or recusal.

Each party must be served with a copy of this notice.

[For use with District Court Rule 5-106 NMRA]	
STATE OF NEW MEXICO	
COUNTY OF	
IN THE DISTRICT COURT	
STATE OF NEW MEXICO	
V.	No
, Defendant.	
CERTIFICATE OF EXCUSAL O	R RECUSAL
I hereby certify that I have [been excused] [recused above case and ten (10) days have passed since the precusal or excusal and that the parties were notified ar stipulation agreeing to another judge of the district to here	parties were notified of such and the parties have not filed a
It is requested that another judge be designated ac	cording to law.
Date	Judge
USE NOTES	

[As amended, effective September 1, 1989; November 1, 1995; May 1, 2002; as amended by Supreme Court Order No. 07-8300-34, effective January 22, 2008; by Supreme Court Order No. 09-8300-027, effective September 10, 2009.]

# **ANNOTATIONS**

<b>The 2009 amendment,</b> approved by Supreme Court Order No. 09-8300-027, effective September 10, 2009, after the number and title, in the brackets, deleted "and Magistrate Court Rule 7-106 NMRA"; deleted "CITY OF" and " COURT" and added "IN THE DISTRICT COURT".
<b>The 2007 amendment,</b> approved by Supreme Court Order 07-8300-34 effective January 22, 2008, limited the use of this form to the district and metropolitan courts.
<b>The 2002 amendment,</b> effective May 1, 2002, inserted "were notified and the parties" in the first paragraph of the form, deleted the division designation following the judge's signature line, and added the Use Note.
The 1995 amendment, effective November 1, 1995, rewrote the form.
<b>Cross references.</b> For constitutional right to disqualify judges, see N.M. Const., art. 6, § 18.
For the statutory right to excuse a magistrate court judge, see Section 35-3-7 NMSA 1978.
For statutory right to excuse a district court judge, see Section 38-3-9 NMSA 1978.
For peremptory disqualification of a district court judge, see Rule 1-088.1 NMRA.
For disqualification pursuant to the Code of Judicial Conduct, see Rule 21-400 NMRA.
9-102A. Certificate of excusal or recusal.
[For use with Magistrate Court Rule 6-106 NMRA and Metropolitan Court Rule 7-106 NMRA]
STATE OF NEW MEXICO
COUNTY OF
COURT
STATE OF NEW MEXICO
COUNTY OF

V.	No
,	Defendant.
CERTIFICATE	OF EXCUSAL OR RECUSAL
· · · · · · · · · · · · · · · · · · ·	ed myself] [been excused without an accompanying a specific judge be assigned to the case] from
I request that another judge be d	esignated according to law.
Date ,	Judge
	USE NOTES
	a copy of this notice. See Rules 6-209 and 7-209 MRA for the certificate of service and affidavit of
	No. 07-8300-034, effective January 22, 2008; as No. 09-8300-027, effective September 10, 2009.]
4	ANNOTATIONS
	y Supreme Court Order No. 09-8300-027, effective per and title, in the brackets, deleted "and Magistrate
<b>Cross references.</b> — For constitution 6, § 18.	onal right to disqualify judges, see N.M. Const., art.
For the statutory right to excuse a m 1978.	agistrate court judge, see Section 35-3-7 NMSA
For disqualification pursuant to the C	Code of Judicial Conduct, see Rule 21-400 NMRA.
9-102B. Certificate of recusa	al.
[For use with Municipal Court Rule 8	3-106 NMRA]
STATE OF NEW MEXICO	
CITY OF	<u> </u>

COURT		
[STATE OF NEW MEXICO]		
[CITY OF	J	
V.	No	
, De	efendant.	
CERTIFIC	CATE OF RECUSAL	
I hereby certify that I have recused	myself from presiding in the above case.	
I request that another judge be des	ignated according to law.	
Date	Judge	

1. Each party must be served with a copy of this notice. See Rule 8-208 NMRA. See Criminal Form 9-221 NMRA for the certificate of service and affidavit of service.

**USE NOTES** 

2. This form is to be used when there is no alternate judge to whom the case may be reassigned or when the alternate [judge] [judges] [is] [are] unable to hear the case.

[Approved by Supreme Court Order No. 07-8300-034, effective January 22, 2008; as amended by Supreme Court Order No. 09-8300-037, effective November 16, 2009.]

#### ANNOTATIONS

**The 2009 amendment,** approved by Supreme Court Order No. 09-8300-037, effective November 16, 2009, in the Use Note, designated the former Use Note as Paragraph 1 and added Paragraph 2.

**Cross references.** — For recusal of municipal judges, see Rule 8-106 NMRA.

For disqualification pursuant to the Code of Judicial Conduct, see Rule 21-400 NMRA.

# 9-103. Notice of excusal.

[For use with District Court Rule 5-106 NMRA]

STATE OF NEW MEXICO COUNTY OF	
COURT	
	No
STATE OF NEW MEXICO	
V.	
, Γ	Defendant
NOTICE	E OF EXCUSAL
The undersigned hereby notifies the is excused from	court that the Honorable om presiding over the above-captioned case.
Dated this day of	_,
	Party or attorney for the party

Each party must be served with a copy of this notice. See Criminal Form 9-221 NMRA for the certificate of service and affidavit of service.

[As amended, effective May 1, 1986; November 1, 1995; May 1, 2001; as amended by Supreme Court Order No. 07-8300-034, effective January 22, 2008.]

#### **ANNOTATIONS**

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-034 effective January 22, 2008, limited the use of this form to the district courts.

The 2002 amendment, effective May 1, 2002, added the Use Note.

**The 1995 amendment,** effective November 1, 1995, deleted "he is exercising his right to excuse" preceding "the Honorable" and inserted "is excused".

**Cross references.** — For constitutional right to disqualify judges, see N.M. Const., art. 6, § 18.

For disqualification pursuant to the Code of Judicial Conduct, see Rule 21-400 NMRA.

For statutory right to excuse a district judge, see Section 38-3-9 NMSA 1978.

For peremptory disqualification of a district court judge in civil cases, see Rule 1-088.1 NMRA.

# 9-103A. Notice of excusal.

[For use with Magistrate Court Rule 6-106 NMRA]	
STATE OF NEW MEXICO COUNTY OF	
COUNTY OF COURT	
	No
STATE OF NEW MEXICO COUNTY OF	
V.	
, Defendant	
NOTICE OF EXCUSA	AL¹
The undersigned hereby notifies the court that the Ho excused from presiding over the above-captioned case	
Dated this,	
	Party or attorney for the party
OPTIONAL STIPULAT	ΓΙΟΝ
By our signatures below we stipulate that the Honora assigned to preside over the above captioned case.	ble be
Dated this day of, _	
	Party or attorney for the party
Dated this, day of,	·
	Party or attorney for the party

- 1. The parties must stipulate to a statutorily authorized judge.
- 2. If the parties agree to request a different judge, the court must be informed of the agreement when the notice of excusal is filed. See Rule 6-105 NMRA.
- 3. Each party must be served with a copy of this notice. See Rule 6-209 NMRA. See Criminal Form 9-221 NMRA for the certificate of service and affidavit of service.

[Approved by Supreme Court Order No. 07-8300-34, effective January 22, 2008.]

#### **ANNOTATIONS**

**Cross references.** — For constitutional right to disqualify judges, see N.M. Const., art. 6, § 18.

For the statutory right to excuse a magistrate court judge, see Section 35-3-7 NMSA 1978.

For disqualification pursuant to the Code of Judicial Conduct, see Rule 21-400 NMRA.

## 9-103B. Notice of recusal.

[For use with Magistrate Court Rule 6-106 NMRA and Municipal Court Rule 8-106 NMRA]

# **NOTICE OF RECUSAL**

The Honorable	has recused [himself][herself] from
presiding over the above-captioned case.	

[] You will be notified when another judge is designated according to law.

[] Judge	has been assigned to the case.
Dated	,·
	Clerk
[As adopted by Supreme Court C	Order No. 09-8300-037, effective November 16, 2009.]
9-103C. Notice of assignment	nent.
[For use with Magistrate Court R Municipal Court Rules 8-105 and	ules 6-105 and 6-106 NMRA, and I 8-106 NMRA]
STATE OF NEW MEXICO	
[COUNTY OF	]
[CITY OF	]
COUF	रा
[STATE OF NEW MEXICO]	
[COUNTY OF	]
[CITY OF	]
V.	No
	_, Defendant.
NO	OTICE OF ASSIGNMENT
The Honorableabove-captioned case.	has been assigned to preside over the
Dated this day o	of
	Clerk

[As adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009.]

# 9-104. Waiver of appearance.

For use with District Court Rule 5-612 NMRA; Magistrate Court Rule 6-109 NMRA, Metropolitan Court Rule 7-109 NMRA and Municipal Court Rule 8-108 NMRA.]	
STATE OF NEW MEXICO  COUNTY OF]  CITY OF]  N THE COURT	
No	
STATE OF NEW MEXICO] CITY OF]	
<i>/</i> .	
WAIVER OF APPEARANCE	
I understand that I am charged with the following criminal offense or offenses under the [State of New Mexico] [City of]:  (list all offenses charged).	ınder
I understand that I am entitled to personally appear before the court at every st of the criminal proceedings.	:age
I have received and read a copy of the complaint or citation or had the complaint citation read to me. I understand the offense or offenses charged and the penalty provided by law if I am convicted.	nt or
After reading and understanding the above, I request that the court permit me to vaive a personal appearance in court for the following proceedings:  (check applicable boxes)  all proceedings in this case;  all pretrial proceedings;  arraignment;  plea;  bail or conditions of release;  trial;  imposition of sentence.  ———————————————————————————————————	to
check one, if applicable) 1 quilty.	

[] not guilty. [] no contest.	
	Signature of defendant
CERTIFICATE OF DEFENSE COU	NSEL
(To be completed if the defendant is represen	nted by counsel)
I have explained to the defendant the right to personally all stages of the criminal proceedings and the defendant's rand I am satisfied that the defendant understands the waive	right, if any, to a trial by jury
Defense counsel	Date
APPROVAL OF JUDGE	
Permission to waive appearance is	
[] granted under the following conditionsany conditions).	(list
[] denied.	
	Judge
	Date
USE NOTES	
Title Committee Land and the Market Committee	

This form has been prepared for the district, magistrate, metropolitan and municipal courts. It may be modified to delete parts which are inapplicable in municipal court proceedings or petty misdemeanors.

[As amended, effective November 1, 1996; November 1, 2000; May 15, 2003; as amended by Supreme Court Order No. 06-8300-008, effective May 1, 2006.]

# **ANNOTATIONS**

**The 2006 amendment,** approved by Supreme Court Order No. 06-8300-008, effective May 1, 2006, approved this form for use in the district court.

The 2003 amendment, effective May 15, 2003, inserted "all pretrial proceedings", and the corresponding check box, to the list of proceedings in the fourth paragraph.

The 2000 amendment, effective November 1, 2000, expanded the list of options following the fourth paragraph, added the plea options following the fourth paragraph, and added the provisions relating to the approval of the judge near the end.

The 1996 amendment, effective October 1, 1996, substituted "signature of defendant" for "name of defendant" under the signature line, inserted "and the defendant's right to a trial by jury" and substituted "(this) (these) rights" for "this right" and made gender neutral changes in the Certificate of Defense Counsel portion, added the Approval of Judge portion, and added the Use Note.

# 9-104A. Request for audio or audio-visual appearance.

[For use with Magistrate Court Rule 6-110A NMRA,

Metropolitan Court Rule 7-110A NMRA and

Municipal Court Rule 8-109A NMRA] STATE OF NEW MEXICO [COUNTY OF \_\_\_\_\_]

		, Defendant	
V.			
[STATE OF NEW MEXICO] [CITY OF	]		
		No	_
[CITY OF IN THE	] COURT		

# **REQUEST FOR AUDIO OR** AUDIO-VISUAL APPEARANCE

I understand that I am charged with the following criminal offense or offe	es unaer
the law of the [State of New Mexico] [City of]	: <i>(list all</i>
offenses charged)	

I understand that I am entitled to personally appear before the court at every stage of the criminal proceedings.

I request that the court permit me to appear in court by:

(check applicable alternative)

[] telephone or other audio communication		
[] simultaneous audio-visual communication		
for the following proceedings:		
(check applicable boxes)		
[] all proceedings in this case;		
[] all pretrial proceedings in this case;		
[] entry of a plea; [and]		
[] setting or amending bail or conditions of release; [and]		
[] trial; [and]		
[] imposition of sentence.		
Signature of defendant		
Signature of defendant		
CERTIFICATE OF DEFENSE COUNSEL		
(To be completed if the defendant is represented by counsel.)		
I have explained to the defendant the right to personally appear before the court at all stages of the criminal proceedings and the defendant's right, if any, to a trial by jury and I am satisfied that the defendant understands the waiver of rights.		
Defense counsel Date		
APPROVAL OR DENIAL OF JUDGE		
[] The request of the defendant to appear by audio or audio-visual communication is denied.		
[] The request of the defendant to appear by audio or audio-visual means is granted. The defendant shall arrange and pay for the actual costs of all audio or audio-visual appearances. An [audio] [audio-visual] appearance is scheduled for		

Judge			
Date	 		

This form has been prepared for the magistrate, metropolitan and municipal courts. It may be modified to delete parts which are inapplicable in municipal court proceedings or petty misdemeanors.

[Approved, effective November 1, 2000; as amended, effective May 15, 2003.]

#### **ANNOTATIONS**

**The 2003 amendment,** effective May 15, 2003, inserted "all pretrial proceedings in this case", and the corresponding check box, to the list of proceedings in the third paragraph.

# 9-104B. Appearance, plea, and waiver.

[For use with Magistrate Court Rule 6-503 NMRA, Metropolitan Court Rule 7-503 NMRA and Municipal Court Rule 8-503 NMRA]

STATE OF NEW MEXICO [COUNTY OF [CITY OF		
[STATE OF NEW MEXICO] [COUNTY OF [CITY OF		
V.		No
	, Defendant.	

# APPEARANCE, PLEA, AND WAIVER

I acknowledge that I have been charged with a violation(s) of the following traffic offense(s) with maximum fines as follows:

List offenses and	l maximum fines.)
-------------------	-------------------

	confirm that I have received a copy of the complaint or citation(s), and I and understand the crime(s) charged.
I have be	en informed of my rights, as follows:
1. proceedings;	The right to personally appear before the court at every stage of these
2.	The right to a trial before the judge;
3. examine witr	The right to present witnesses on my behalf and to confront and crossnesses;
4. used against	The right to remain silent and that any statement made by me may be me;
5.	The right to hire a lawyer.
the offense of	Inderstand that there is a penalty, as reflected above, provided by law for offenses for which I am charged. In addition, I must pay court fees of I understand I may also have points assessed against my driver's license.
state law or I	guilty or no contest, I will be required to pay the fine and fees as set by ocal rule. If I plead not guilty, a trial will be set for a later date. If I plead not dge is not allowed to discuss the case until the time of the hearing or trial.
court in this r	and that if I plead guilty or no contest, I may discharge my obligations to the matter by returning this signed document and remitting \$ payable court.
	ding and understanding the above, I hereby give up my right to personally e the court for an arraignment, and voluntarily enter
[]	Not Guilty to one or more charges (Trial will be set.)
[]	Guilty to all charges

Date		Defendant signature
Date of Birth	Social Security No.	Name (print)
Mailing Address	(print)	Physical Address (print)
City, State and Z	ip Code ( <i>print</i> )	City, State and Zip Code (print)
Daytime Phone	Cell Phone	
	RETURN BY	TO:

No Contest to all charges (A plea of No Contest means that you neither

(Insert court name and address.)

Γ1

[Approved, effective May 15, 2001; as amended by Supreme Court Order No. 11-8300-051, effective for cases filed on or after January 31, 2012.]

#### **ANNOTATIONS**

The 2011 amendment, approved by Supreme Court Order No. 11-8300-051, effective January 31, 2012, completely rewrote the form; restricted the use of the form to traffic offenses that may be disposed of without a hearing; eliminated the use of the form in connection with Rules 6-109, 7-109, and 8-108 NMRA; eliminated the application of the form to game and fish and other non-traffic offenses; required that the maximum fine for each offense be listed; listed the defendant's constitutional rights and the consequences of a plea of no contest or guilty; permitted the defendant to plead not guilty, guilty, or no contest; required the entry of the defendant's personal identification information; and deleted the former use note, which provided that the form could be used only to enter a plea of guilty within thirty days after issuance of a penalty assessment misdemeanor citation.

**Cross references.** — For game and fish penalty assessment misdemeanors, see Section 17-2-10.2 NMSA 1978.

For traffic offenses, see Section 66-8-117 NMSA 1978.

9-104C. Waiver of appearance.

[For use with Magistrate Court Rule 6-109 NMRA, Metropolitan Court Rule 7-109 NMRA, and Municipal Court Rule 8-108 NMRA.]
STATE OF NEW MEXICO
[COUNTY OF]
[CITY OF]
IN THE COURT
[STATE OF NEW MEXICO]
[CITY OF]
v. No
WAIVER OF APPEARANCE  I understand that I am charged with the following criminal offense or offenses unde the law of the [State of New Mexico] [City of]:
(list all offenses charged).
I understand that I am entitled to personally appear before the court at every stage of the criminal proceedings.
I have received and read a copy of the complaint or citation or had the complaint or citation read to me. I understand the offense or offenses charged and the penalty provided by law if I am convicted.
After reading and understanding the above, I request that the court permit me to waive a personal appearance in court for the following proceedings:
(check applicable boxes)
[] all pretrial proceedings;
[] first appearance;
[] arraignment;

	and the standard and a Mi			
[]	entry of a plea of not guilty;			
[]	bail or conditions of release;			
[]	trial;			
[]	imposition of sentence;			
[]	(other).			
(chec	k, if applicable)			
[]	I plead not guilty to all of the charges in the com	plaint or citation.		
		Signature of de	fendant	
all sta	(To be completed if the defendant is represented explained to the defendant the right to person the criminal proceedings and the defendant am satisfied that the defendant understands the	nally appear before th nt's right, if any, to a t		
Defe	nse counsel	Date		
	APPROVAL OF JUDG	βE		
Permi	ission to waive appearance is			
[] any c	granted under the following conditionsonditions).		(list	
[]	denied.			
 Judg		 Date		

1. This form has been prepared for the magistrate, metropolitan, and municipal courts. It may be modified to delete parts which are inapplicable in municipal court proceedings or petty misdemeanors.

[Adopted by Supreme Court Order No. 15-8300-009, effective for all cases filed or pending on or after December 31, 2015.]

# 9-105. Notice of recusal.

[For use with Magistrate Court Rule 6-106 NMRA, Metropolitan Court Rule 7-106 NMRA and Municipal Court Rule 8-106 NMRA]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF] v.	
	_, Defendant
NOTICE OF RECUS	SAL
You are notified that I have recused myself from case. The parties are further notified that if within ter court a stipulation agreeing to another judge to hear assigned to hear the case.	n (10) days they do not file with the
	Judge
	Division

#### **ANNOTATIONS**

[Adopted, effective October 1, 1987; as amended, effective November 1, 1995.]

**The 1995 amendment,** effective November 1, 1995, substituted "You are notified that I have recused myself" for "The undersigned hereby notifies the parties that he is recusing himself", "file with the court a stipulation agreeing to" for "agree upon", and "another judge will be assigned to hear the case" for "the clerk will request the district court to assign".

# 9-107. Request to withdraw as counsel and order approving substitution of counsel.

[For use with Magistrate Court Rule 6-107 NMRA, Metropolitan Court Rule 7-107 NMRA and Municipal Court Rule 8-107 NMRA]

STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	
V.	
, Defendant	t
REQUEST TO WITHDRAW AND ORDER APPROVING SUBSTITUT	TION OF COUNSEL
of the court to withdraw as counsel for the [defenda	nt] [state].
represent the [defendant] [state].	ey) is entering an appearance to
	Withdrawing attorney
	Signed
	Name (print)
	Address (print)
	City, state and zip code (print)
	Telephone number
	Attorney entering appearance

	Name (print)
	Address (print)
	City, state and zip code (print)
	Telephone number
CERTIFICATE OF SERVICE O	N OPPOSING PARTY
I hereby certify that on this day of	, this motion was
[mailed by United States mail, postage prepaid, a Name: Address: City, State and zip code:	
[faxed by ( <i>name o</i> named person. The transmission was reported as and date of the transmission was (a.m ( <i>date</i> ).]	s complete and without error. The time
[e-mailed byatatatatatatatatataddress of recipient) which address is on file with transmission was successful. The time and date (a.m.) (p.m.) on (date)	the clerk of the Supreme Court. The of the transmission was
	Signature of attorney or party
	Date of signature
CERTIFICATE OF SERVICE	ON DEFENDANT
I hereby certify that on this day of [mailed by United States mail, postage prepaid, a	, this motion was and addressed to:
Name: Address:	
City, State and zip code:	

Signed

	Signature of attorney
	Date of signature
WITHDRAWAL AND SUBSTITUTION	OF ATTORNEY [APPROVED] [DENIED]:
Judge	
Date	
L	JSE NOTES
This form may be used for substitut private counsel.	tion of counsel if the defendant is represente
[Approved, effective February 16, 2004	1.]
9-108. Notice of substitution o	of counsel for legal representation.
[For use with Magistrate Court Rule 6-7 Metropolitan Court Rule 7-108 NMRA a Municipal Court Rule 8-107 NMRA]	
STATE OF NEW MEXICO	]
[COUNTY OF [CITY OF COURT	_J -
[CITY OF	_J No
[CITY OF	No

# NOTICE OF SUBSTITUTION OF COUNSEL FOR LEGAL REPRESENTATION OF \_\_\_\_\_

	attorney) has agreed to appear on	
attorney of record for this party.	drawing attorney) is withdrawing as	
attorney of record for this party.		
Dated:		
	Withdrawing attorney	
	Signed	
	Name (print)	
	Address (print)	
	City, state and zip code (print)	
	Telephone number	
	Attorney entering appearance	
	Signed	
	Name (print)	
	Address (print)	
	City, state and zip code (print)	
	Telephone number	
APPROVED:		
Judge		
Date		
CERTIFICATE OF	MAILING	
I certify that on this date I mailed a copy of this (name of party), at the address indicated.  Date of Mailing:		

By:			
•			

This form may only be used by the public defender. If an entry of appearance has been made by private counsel, Criminal Form 9-106 NMRA is used.

[Approved, effective February 16, 2004.]

# 9-109. Suggested questions for assessing qualifications of proposed court interpreter.

[For use with District Court Rule 5-122, Magistrate Court Rule 6-115, Metropolitan Court Rule 7-114, Municipal Court Rule 8-113, and Evidence Rule 11-604 NMRA]

# SUGGESTED QUESTIONS FOR PROPOSED COURT INTERPRETERS

- 1. Do you have any particular training or credentials as an interpreter?
- 2. What is your native language?
- 3. How did you learn English?
- 4. How did you learn [the foreign language]?
- 5. What was the highest grade you completed in school?
- 6. Have you spent any time in the foreign country?
- 7. Did you formally study either language in school? Extent?
- 8. How many times have you interpreted in court?
- 9. Have you interpreted for this type of hearing or trial before? Extent?
- 10. Are you familiar with the code of professional responsibility for court interpreters? Please tell me some of the main points (e.g., interpret everything that is said).
- 11. Are you a potential witness in this case?
- 12. Do you know or work for any of the parties?
- 13. Do you have any other potential conflicts of interests?
- 14. Have you had an opportunity to speak with the non-English speaking person informally? Were there any particular communication problems?
- 15. Are you familiar with the dialectal or idiomatic peculiarities of the witnesses?
- 16. Are you able to interpret simultaneously without leaving out or changing anything that is said?
- 17. Are you able to interpret consecutively?

#### **USE NOTES**

This list of proposed question is taken from Court Interpretation: Model Guides for Policy and Practice in the State Courts; Chapter 6, Judges Guide to Standards for

Interpreted Proceedings; NCSC, 9/4/2002. The list of questions is not mandatory nor exclusive, and the judge retains the discretion to inquire into any subject matter necessary to determine whether the proposed court interpreter is qualified to serve.

[Adopted by Supreme Court Order No. 12-8300-022, effective for all cases filed or pending on or after January 1, 2013.]

# 9-110. Request for court interpreter.

[For use with District Court Rule 5-122, Magistrate Court Rule 6-115, Metropolitan Court Rule 7-114, Municipal Court Rule 8-113, and Evidence Rule 11-604 NMRA]

STATE OF NEW M [COUNTY OF [CITY OF IN THE	]	Т				
STATE OF NEW M	STATE OF NEW MEXICO]					
[CITY OF		]				
٧.			No			
		, Defenda	nt.			
	REQUEST FO	R COURT INTE	RPRETER			
PERSON NEEDING	PERSON NEEDING INTERPRETER: Party Witness for					
NAME OF PERSON	N NEEDING INTER	RPRETER:				
SPECIFIC MATTER	RS TO BE HEARD	<b>:</b>				
DATE:	TIME:	LOCATIO	N:			
JUDGE:		TIME	REQUIRED:			
LANGUAGE NEED	ED: Spanish	Sign	Other			
REQUESTED BY:						
	Signature of part	y or party's att	orney			
	[BELOW FO	R CLERK'S US	E ONLY]			
NAME OF INTERPRETER:						

DATE INTERPRE	TER CONTACTED: _	
DATE/TIME VERII	FIED WITH INTERPRI	ETER:
		BY
		Deputy Clerk
	US	E NOTES
if cancellation of the in a timely manner the interpreter in a	e interpreter services in the transfer terms in the transfer to the transfer t	s responsible for notifying the court clerk's office is required. If the requesting party fails to do so sponsible for the fees and mileage expenses of ministrative Office of the Courts Court yment Policies.
[Adopted by Supre pending on or after		2-8300-022, effective for all cases filed or
9-111. Cancella	ation of court inte	erpreter.
-		Aagistrate Court Rule 6-115, Metropolitan Court and Evidence Rule 11-604 NMRA
STATE OF NEW N [COUNTY OF [CITY OF IN THE	MEXICO]]COURT	
[STATE OF NEW	MEXICO]	
[CITY OF		I
V.		No
	, Defendant.	
	CANCELLATION O	F COURT INTERPRETER
The court interpreter so		ested is no longer needed. Please cancel the
DATE:	TIME:	LOCATION:
JUDGE:		

REQUESTED BY:
Signature of party or party's attorney
[BELOW FOR CLERK'S USE ONLY]
NAME OF INTERPRETER:
DATE INTERPRETER CONTACTED FOR CANCELLATION:
BY Deputy Clerk
USE NOTES
The party requesting the interpreter is responsible for notifying the court clerk's office if cancellation of the interpreter services is required. If the requesting party fails to do so in a timely manner, that party may be responsible for the fees and mileage expenses of the interpreter in accordance with the Administrative Office of the Courts Court Interpreter Standards of Practice and Payment Policies.
[Adopted by Supreme Court Order No. 12-8300-022, effective for all cases filed or pending on or after January 1, 2013.]
9-112. Notice of non-availability of certified court interpreter or justice system interpreter.
[For use with District Court Rule 5-122, Magistrate Court Rule 6-115, Metropolitan Court Rule 7-114, Municipal Court Rule 8-113, and Evidence Rule 11-604 NMRA]
STATE OF NEW MEXICO [COUNTY OF] [CITY OF] IN THE COURT
[STATE OF NEW MEXICO]
[CITY OF]
v. No

NOTICE OF NON-AVAILABILITY OF CERTIFIED COURT INTERPRETER OR JUSTICE SYSTEM INTERPRETER

\_\_\_, Defendant.

Notice is hereby given that the court has contacted the Administrative Office of the Courts for assistance in locating a certified court interpreter or justice system interpreter to provide requested court interpretation services in this proceeding but none is reasonably available. After evaluating the totality of the circumstances including the nature of the court proceeding and the potential penalty or consequences flowing from the proceeding, the court concludes that an accurate and complete interpretation of the proceeding can be accomplished with a non-certified court interpreter. The court therefore will make arrangements to provide interpretation services by a qualified non-certified court interpreter.

Signature of Judge

[Adopted by Supreme Court Order No. 12-8300-022, effective for all cases filed or pending on or after January 1, 2013.]

### 9-113. Order on motion to seal court records.

[For use with Magistrate Court Rule 6-114 NMRA, Metropolitan Court Rule 7-113 NMRA, and Municipal Court Rule 8-112 NMRA]

### ORDER ON MOTION TO SEAL COURT RECORDS

THIS MATTER having come before the Court upon a motion to seal court records, and the Court being otherwise fully advised, FINDS:

[] That the motion is well-taken and is GRANTED because:

1. the co	There exists an overriding interest that overcomes the right of public access to ourt record and supports sealing the court record;			
2. the co	There is a substantial probability that the overriding interest will be prejudiced if ourt record is not sealed;			
3.	The proposed sealing is narrowly tailored; and			
4.	There are no less restrictive means to achieve the overriding interest.			
5.				
be sea	t detailed facts that support each finding above. Note: This paragraph will need to aled from public access as it may reveal too much about what is being sealed. It these instructions in the final order.)			
[] return motion	That the motion is not well-taken and is DENIED. The court clerk is instructed to any lodged pleadings to the pro se party or counsel of record who filed the n.			
(Com <sub>l</sub>	plete the following only if motion is GRANTED.)			
IT IS	THEREFORE ORDERED THAT:			
The fo	ollowing court records are sealed from public access:			
[]	Motion to seal			
[]	Brief in support of motion to seal			
[]	Response to motion to seal			
[]	Reply to response to motion to seal			
[] Seale	Lodged pleading now named (e.g., Sealed Affidavit or d Pleading)			
[] sealed	Individual docket entries for each of the court records sealed above shall also be d and titled:			
	··-································			

[] the M	Entire court case file shall be sealed and the case shall now be referred to as, " <i>In</i> latter of a Sealed Case," but the court case number shall remain the same.
[]	Register of actions
[]	(other)
Only t	the following individuals shall be authorized to have access to the sealed court ds:
[]	Judge
[]	Court personnel
[]	Prosecutor
[]	Defendant
[]	Counsel of record
[] inform	Local, state, tribal, and federal agencies authorized by law to collect or use the nation (criminal justice agencies)
[]	(other)
	ne Movant is hereby ordered to prepare redacted copies of the sealed court ds that may be made available for public access.
	nis order shall remain in effect until (date) or until further of the court.
	otice will be given to the following upon any future motions to unseal this order or by this sealing order:
Name	e and address of Prosecutor:
Name	e and address of Defendant:

Name and address of non-party entitled to notice:
Name and address of non-party entitled to notice:
[Email addresses should also be provided above, if available. Service by email is limited under Rules 6-211, 7-211, and 8-210 NMRA.]
Judge
[Adopted by Supreme Court Order No. 13-8300-035, effective for all cases pending or filed on or after December 31, 2013.]
9-114. Order on motion to unseal court records.
[For use with Magistrate Court Rule 6-114 NMRA, Metropolitan Court Rule 7-113 NMRA, and Municipal Court Rule 8-112 NMRA]
STATE OF NEW MEXICO
[COUNTY OF]
[CITY OF]
COURT
STATE OF NEW MEXICO
[COUNTY OF]
[CITY OF]
v. No
, Defendant.

#### ORDER ON MOTION TO UNSEAL COURT RECORDS

THIS MATTER having come before the Court upon a motion to unseal court records, and the Court being otherwise fully advised, FINDS: That the motion is well-taken and is GRANTED because: [] 1. There is no longer an overriding interest that overcomes the right of public access to the court record or supports sealing the court record; 2. There is no interest that will be prejudiced if the court record is no longer sealed; 3. The current sealing is no longer narrowly tailored; and There are less restrictive means to achieve the overriding interest that prompted 4. the original order to seal. 5. (Insert detailed facts that support each finding above. Note: This paragraph will not need to be sealed from public access. Delete these instructions in the final order. ) That the motion is not well-taken and is DENIED because: [] 1. There continues to exist an overriding interest that overcomes the right of public access to the court record and supports the continued sealing of the court record; There is a substantial probability that the overriding interest will be prejudiced if 2. the court record does not remain sealed: 3. The existing sealing is narrowly tailored; and 4. There are no less restrictive means to achieve the overriding interest. 5.

(Insert detailed facts that support each finding above. Note: This paragraph will need to be sealed from public access as it may reveal too much about what is being sealed. Delete these instructions in the final order.)					
[] IT IS THEREFORE ORDERED THAT the motion to unseal is DENIED and the court clerk is instructed that all court records previously sealed by order of this court are to remain sealed.					
(Complete the following only if motion is GRANTED.)					
IT IS THEREFORE ORDERED THAT:					
The following court records are unsealed and are now available for public access:					
[] Motion to seal					
[] Brief in support of motion to seal					
[] Response to motion to seal					
[] Reply to response to motion to seal					
[] Lodged pleading named (List specific pleading or portions of pleadings that are to be unsealed.)					
[] Individual docket entries for each of the court records unsealed above shall also be unsealed and shall be titled as they would have been if they had not been sealed.					
[] Register of actions					
[] All records					
[](other)					
The court records that are hereby unsealed as set forth above are subject to public access.					
This order shall remain in effect until (date) or until further order of the court.					
Notice will be given to the following upon any future motions to seal this order or to modify this unsealing order:					
Name and address of Prosecutor:					

Name and address of Defendant:
Name and address of non-party entitled to notice:
Name and address of non-party entitled to notice:
[Email addresses should also be provided above, if available. Service by email is limited under Rules 6-211, 7-211, and 8-210 NMRA.]
Judge
[Adopted by Supreme Court Order No. 13-8300-035, effective for all cases pending or filed on or after December 31, 2013.]
ARTICLE 2 Initiation of Proceedings
9-200. Citizen petition to convene a grand jury.
[For use with District Court Rule 5-302B NMRA]
STATE OF NEW MEXICO
COUNTY OF
IN THE DISTRICT COURT
No
STATE OF NEW MEXICO

٧.				
		, De	fendant.	
	CITIZ	ZEN PETITION TO	CONVENE GRAND	JURY
				sides in the county of
jur	, New y to convene to inves		quest that the district, for the crime	
	d I declare that I am a convene.	 a registered voter of	the state and county	where the grand jury is
1			_	
. 2	_ (usual signature)	name printed as registered)	_ (address as registered)	city or zip code)
	 (usual signature)	 (name printed as registered)	(address as registered)	city or zip code)
		USE I	NOTES	
ca no	dered to convene by "	'a judge of a court e mous crimes up r of two hundred reç	on the filing of a petit	determine cases of ion therefor signed by
	dopted by Supreme C ed on or after Decemb		3300-010, effective fo	r all cases pending or
9-	201. Criminal co	mplaint.		
Ma Me	or use with District Co agistrate Court Rule 6 etropolitan Court Rule unicipal Court Rule 8-	6-201 NMRA, 27-201 NMRA and	RA,	
	TATE OF NEW MEXIOUNTY OF			

STATE OF NEW MEXICO	
[COUNTY OF	]
CITY OF	]
V.	No
••	
	, Defendant.
	CRIMINAL COMPLAINT
CRIME:	
(common name of offense o	r offenses)
The undersigned, under   d	penalty of perjury, complains and says that on or about the lay of
County of	ay of, in the, State of New Mexico, the above-named
defendant(s) did:	
and date of adoption).  I SWEAR OR AFFIRM UND FORTH ABOVE ARE TRUE UNDERSTAND THAT IT IS	DER PENALTY OF PERJURY THAT THE FACTS SET E TO THE BEST OF MY INFORMATION AND BELIEF. I A CRIMINAL OFFENSE SUBJECT TO THE PENALTY AKE A FALSE STATEMENT IN A CRIMINAL
	Complainant
	Complainant
	Title
	Approved:
	Title

(Optional: Criminal Form 9-207A NMRA is available in lieu of completing this section of Criminal Form 9-201 NMRA.)

**If Probable Cause Determination Required:** 

IJ	Probable Cause Found
[]	Probable Cause Not Found and Defendant Released from Custody
Judge	):
Date:	
Time:	

[As amended, effective September 1, 1990; April 1, 1991; November 1, 1991; as amended by Supreme Court Order No. 13-8300-020, effective for all cases pending or filed on or after December 31, 2013; as amended by Supreme Court Order No. S-1-RCR-2023-00026, effective for all cases pending or filed on or after December 31, 2023.]

#### **ANNOTATIONS**

**The 2023 amendment,** approved by Supreme Court No. S-1-RCR-2023-00026, effective December 31, 2023, in the probable cause determination portion of the complaint, deleted the third option which provided "Complaint dismissed without Prejudice".

The 2013 amendment, approved by Supreme Court Order No. 13-8300-020, effective December 31, 2013, required the completion of a checklist if a probable cause determination is required or the optional completion of Criminal Form 9-207A NMRA; at the end of the complaint before the affirmation, after "Sections(s) \_\_\_\_ [NMSA 1978]", added the sentence in parenthesis; after the signature lines, added the sentence in parenthesis; added the section of the form entitled "If Probable Cause Determination Required"; and deleted the Use Note.

**The second 1991 amendment,** effective for cases filed on or after November 1, 1991, substituted "under penalty of perjury" for "being duly sworn, upon oath," near the beginning, and, near the end, added the oath and deleted the former notary signature language.

**The first 1991 amendment,** effective for cases filed on or after April 1, 1991, rewrote this form.

**The 1990 amendment,** effective for cases filed on or after September 1, 1990, rewrote this form, which formerly provided that the complainant take an oath before a notary, judge, or other officer.

9-202. Withdrawn.

#### **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 13-8300-020, Form 9-202 NMRA, relating to criminal complaints, was withdrawn effective December 31, 2013. For provisions of former rule, *see* the 2013 NMRA on *NMOneSource.com*.

## 9-203. Criminal information.

[For use with District Court Rules 5-201 NM	MRA]
STATE OF NEW MEXICO COUNTY OF COURT	
	No
STATE OF NEW MEXICO	
V.	
	, Defendant
	Crime:(common name of offense)
CRIMINAL II	NFORMATION
(here state the essential facts)	County, State of New Mexico, states,, in said dant(s) did:
contrary to Section(s)	NMSA 1978.
The names of the witnesses upon whos follows:	se testimony this information is based are as

District Attorney

# 9-204. Grand jury indictment.

[For use with District Court Rule 5-2	01 NMRA]		
STATE OF NEW MEXICO COUNTY OF IN THE DISTRICT COURT			
	No.		
	(commo	on name of offense)	
STATE OF NEW MEXICO			
V.			
	, Def	endant	
GRAN	D JURY INDICTMEN	т	
THE GRAND JURY CHARGES:			
On or about the county, State content (here state the essential facts)			
contrary to Section(s)			
The names of the witnesses upo follows:	n whose testimony thi	s indictment is based are as	
I hereby certify that the foregoing inc	dictment is a	Bill.	
		Foreperson	
		Datad	

APPROVED:	
District Attorney	
9-205. Waiver of preliminary hearing a	nd presentation of grand jury.
[For use with District Court Rule 5-201 NMRA]	
STATE OF NEW MEXICO	
IN THE DISTRICT COURT	
	No
STATE OF NEW MEXICO	
V.	
	, Defendant
WAIVER OF PRELIMINARY PRESENTATION OF G	
I have been informed of the criminal charges a preliminary hearing or presentation to a grand jury	• • • • • • • • • • • • • • • • • • • •
I do hereby freely and voluntarily waive my rig presentation to a grand jury.	ht to a preliminary hearing and
Acknowledged by:	
Attorney for Defendant	Defendant
9-206. Notice of preliminary examination	on.
[For use with Magistrate Court Rule 6-202 NMRA Metropolitan Court Rule 7-202 NMRA]	and
STATE OF NEW MEXICO	
COUNTY OF COURT	
	No.

## STATE OF NEW MEXICO

	, Defendant
	NOTICE OF PRELIMINARY EXAMINATION
TO :	(Defendant's attorney or if no attorney, defendant)
	(Address)
	(District Attorney)
	(Address)
	are ordered to appear for a preliminary examination on the day of,, at, at [a.m.] [p.m.], at the court located at  u fail to appear, a warrant may be issued for your arrest.
Date	
	(Judge) (Clerk)

### **USE NOTES**

Each party must be served with a copy of this notice. See Rules 6-209, 7-209 and 8-208 NMRA. See Criminal Form 9-221 NMRA for the certificate of service and affidavit of service.

[As amended, effective January 1, 1995; May 1, 2002.]

### **ANNOTATIONS**

**The 2002 amendment,** effective May 1, 2002, rewrote the text of the paragraph under the rule heading and deleted the certificate of mailing requirement from the form and added the Use Note.

**The 1995 amendment,** effective January 1, 1995, added the lines for the district attorney and the address of the district attorney near the beginning of the notice.

## 9-206A. Order for extension of time for preliminary examination.

[For use with District Court Rule 5-302 NMRA, Magistrate Court Rule 6-202 NMRA, and Metropolitan Court Rule 7-202 NMRA]

Defendant or counsel

STATE OF NEW MEXICO	
COUNTY OF	
IN THE CO	DURT
STATE OF NEW MEXICO	
V.	No
	, Defendant.
_	OR EXTENSION OF TIME FOR LIMINARY EXAMINATION
The court orders the following:	
	ent and upon a showing of good cause, the court old the preliminary examination for days.
	es not consent to a time extension, the court finds that and justice requires a delay, for the following reasons:
	me within which to hold the preliminary examination
for days.	
	Judge
APPROVED:	

Prosecutor		

### **USE NOTES**

- 1. With the defendant's consent and for good cause shown, the court may extend the time limits for holding the preliminary examination for a period not to exceed sixty (60) days.
- 2. If the defendant does not consent to a time extension, the court may extend the time only upon a showing that extraordinary circumstances exist and justice requires the delay. Any such circumstances should be explained in this order.

[Adopted by Supreme Court Order No. 14-8300-020, effective for all cases filed or pending on or after December 31, 2014.]

## 9-207. Order on preliminary examination.

[For use with District Court Rule 5-302 NMRA, Magistrate Court Rule 6-202 NMRA, and Metropolitan Court Rule 7-202 NMRA]

STATE OF NEW MEXICO	
COUNTY OF	
IN THE	_ COURT
STATE OF NEW MEXICO	
v.	No
	, Defendant.
O	ORDER I PRELIMINARY EXAMINATION
On	(date),
(check one)	
[] A preliminary examina waived.	tion on the offense(s) set forth in the complaint was
1.4 1	tion was held on the offense(s) listed below. The state (name of counsel). The defendar

appeared in person and through counsel,	(name of
counsel).	
(check all that apply)1	
[] As to the following <b>count(s)</b> , the court FINDS the that the charged offense was committed and that the distribution of the following <b>count(s)</b> :	efendant committed the offense.  OVER FOR TRIAL in the district
(list all counts for which	the court finds probable cause).
[] As to the following <b>count(s)</b> , the court FINDS th believe that the charged offense was committed and th offense. It is hereby ORDERED that the defendant is D <b>count(s)</b> :	at the defendant committed the DISCHARGED as to the following
(list all counts for which the	court finds NO probable cause).
[] As to the following <b>additional charge(s)</b> , the co cause to believe that the offense was committed and the offense. It is hereby ORDERED that the defendant is B district court as to the following <b>additional charge(s)</b> :	nat the defendant committed the BOUND OVER FOR TRIAL in the
(list each additional charge for which t	the court finds probable cause).
[] As to the following <b>additional charge(s)</b> , the co cause to believe that the offense was committed and the offense. It is hereby ORDERED that the defendant is Dadditional charge(s):	nat the defendant committed the DISCHARGED as to the following
(list each additional charge for which the	e court finds NO probable cause).
[] It is hereby ORDERED that the defendant is boundarges listed in the complaint.2	und over for all misdemeanor
IT IS SO ORDERED.	
	<del></del>
	Judge

- 1. Every count listed in the complaint must be accounted for in this bind-over order.
- 2. If the court finds probable cause for any felony offense, all misdemeanor charges in the complaint must be included in this bind-over order.
- 3. Attach copy of Complaint, any Warrants issued, Appearance Bond or Bail Bond, and Order Specifying Conditions of Release.

[As amended by Supreme Court Order No. 14-8300-020, effective for all cases pending or filed on or after December 31, 2014; as amended by Supreme Court Order No. 15-8300-017, effective for all cases pending or filed on or after December 31, 2015.]

#### **ANNOTATIONS**

**The 2015 amendment,** approved by Supreme Court Order No. 15-8300-017, effective December 31, 2015, in the heading and title of the form, changed "Bind-over order" to "Order".

The 2014 amendment, approved by Supreme Court Order No. 14-8300-020, effective December 31, 2014, completely rewrote the form; in the title of the rule and form, added "on preliminary examination"; deleted the former language which ordered that the defendant be bound over for trial in district court on offenses charged in the complaint or on charges in the complaint and additional charges listed by common name and statutory references, language which provided that a preliminary examination was waived or held on the offenses charged in the complaint, and a statement that the judge found that there was probable cause to believe that the defendant committed the offenses; added the current language of the form; and in the Use Note, added Paragraphs 1 and 2.

## 9-207A. Probable cause determination.

[For use with District Court Rule 5-301 NMRA, Magistrate Court Rule 6-203 NMRA, Metropolitan Court Rule 7-203 NMRA, and Municipal Court Rule 8-202 NMRA]

STATE OF NEW MEXICO	
[COUNTY OF	_]
[CITY OF]	
COURT	
[STATE OF NEW MEXICO]	

OTATE OF NEW MENIOR

[COUNTY OF	J		
[CITY OF]			
v.	No		
	, Defendant.		
(Fo has be	BLE CAUSE DETERMINATION  r use only if the defendant  en arrested without a warrant  d has not been released)		
Finding of Probable Cause			
	showing of probable cause to believe that a crime has ve named defendant committed it.		
It is ordered that the defendant s	nall be released:		
[] on personal recognizance	on personal recognizance.		
[] on the conditions of releas	e set forth in the release order.		
[] only upon entry of a relea judge.	se order after the defendant has appeared before a		
Failure to Make Showing of Pr	obable Cause		
	has not been shown that a crime has been committed dant committed it. It is ordered that the defendant be ce.		
	nation has not been made within forty-eight (48) hours ered that the defendant be released on personal		
	Judge		
	Date		
	Time		

**USE NOTES** 

A court should not dismiss the criminal complaint against the defendant merely because the court has found no probable cause for pretrial detention. If the court finds no probable cause, the only required action is the defendant's immediate release from custody pending further proceedings.

Unless the defendant has been released on personal recognizance, the amount of bail set and any conditions of release prescribed by a designee must also be reviewed.

This form is not necessary if the finding of probable cause is endorsed by the judge on the criminal complaint or on a statement of probable cause.

[Approved effective September 1, 1990; as amended by Supreme Court Order No. 13-8300-042, effective for all cases pending or filed on or after December 31, 2013; as amended by Supreme Court Order No. 17-8300-016, effective for all cases pending or filed on or after December 31, 2017.]

#### **ANNOTATIONS**

**The 2017 amendment,** approved by Supreme Court Order No. 17-8300-0016, effective December 31, 2017, and under "Failure to Make a Showing of Probable Cause", added the second provision.

The 2013 amendment, approved by Supreme Court Order No. 13-8300-041, effective December 31, 2013, provided for the personal recognizance release of the defendant if no probable cause is found; under the heading "Failure to Make Showing of Probable Cause", deleted the former second sentence, which required that the complaint be dismissed without prejudice if no probable cause was found and added the second sentence; and added the first paragraph of the Use Note.

## 9-208. Criminal summons.

[For use with District Court Rules 5-208, 5-209 NMRA, Magistrate Court Rules 6-204, 6-205 NMRA, Metropolitan Court Rules 7-204, 7-205 NMRA and Municipal Court Rules 8-203, 8-204 NMRA]

STATE OF NEW MEXICO [COUNTY OF	]	
[CITY OF	]	
COURT		
		No
[STATE OF NEW MEXICO]		
COUNTY OF	1	
CITY OF	, ]	

	, Defendant
	CRIMINAL SUMMONS
To:	(Defendant)
	(Address)
You are notified that a Comin this court charging that you	nplaint, a copy of which is attached hereto, has been filed committed the offense of (common name and
description of offense charged	
You are ordered to appear	before the undersigned on the day of
(County of) (City of), charge(s).	, at m. at in the state of New Mexico, to plead to the above
If you fail to appear at the ti arrest.	ime and place specified, a warrant will be issued for your
Service of this summons sh	nall be by: <i>(personal service) (mail)</i> .
	Judge or Clerk
Name of the Law Enforcement Filing the Criminal Complaint	Entity
BY:	
Prosecuting Attorney Law Enforcement Office	
Address	
	CERTIFICATE OF MAILING
above-styled cause to the defe	y of the Summons and a copy of the Complaint in the endant at the above address on the day of
,,	·
	Signature

		Date	
	RETURN		
STATE OF NEW MEXICO	) ) ss.		
COUNTY OF	)		
(check one box and fill in appropria	te blanks)		
(if full-time salaried law enforcemen	nt officer)		
[] I certify that I served the about the copy of complaint attached, in the manner:	ove Summons on one of the or one of the	this , by delivering a copy thereof ality) named above in the follow	i, with ving
[] I,, be age of eighteen (18) years and that of, complaint attached, in the <i>(county)</i>	t I served the with	in summons the c	day
(check one box and fill in appropria	te blanks)		
[] to the defendant			
(if the defendant was absent)			
[] to (name of abode)		person over the age of fifteen	(15)
(if no person is found at defendant	s dwelling)		
[] by posting a copy on the (describe place — most public part			
(if a corporation)			
[] to (nation)	ame of officer and	d title) of	_

Title (if any)

	Signature [of Affiant] of Person Making Service
	Title (if any)
* Subscribed and sworn to before me this day of	
Judge, Notary Public or Other Officer Authorized to Administer Oaths	-
Official Title	_
If Notary Public:	
My commission expires:	
* If service is made by a full-time salaried law-enfo officer need not be notarized.	prcement officer, the signature of such
[As amended, effective July 1, 1988; January 1, 19	990.]

#### **ANNOTATIONS**

**The 1989 amendment,** effective for cases filed on or after January 1, 1990, in the "Criminal Summons" form, substituted "the above charge(s)" for "said charges(s)" in the second paragraph, inserted "or Clerk" below a signature line near the end, and added the lines at the end of that form regarding the law enforcement entity and prosecuting attorney; rewrote the former "Certificate of Service" form and redesignated it as "Return"; and deleted the former form designated "Affidavit of Service by Person Making Service".

**Cross references.** — For service of warrants by police officers, see Section 3-13-2 NMSA 1978.

For duty of sheriff to execute process and orders of magistrate and municipal courts, see Section 4-41-14 NMSA 1978.

For directing of warrant to a law enforcement officer, see Section 31-1-4 NMSA 1978.

### 9-209. Affidavit for arrest warrant.

[For use with District Court Rule 5-208 NMRA, Magistrate Court Rule 6-204 NMRA,

Metropolitan Court Rule 7-204 NMRA and Municipal Court Rule 8-203 NMRA]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF] v.	
	, Defendant
AFFIDAVIT FOR ARR	REST WARRANT
The undersigned, being duly sworn, on his that on or about the day of, State defendant(s) did commit the crime of:	e of New Mexico, the above-named
of offense or offenses) contrary to law of the St	, (state common name
The undersigned further states the following cause to believe that the above-named defend	· ·
the credibility of any hearsay relied upon)	(include facts in support of
	(print/type) Affiant's Name
	Signature of Affiant
	Official Title (if any)
	Judge, Magistrate, Notary or other Officer Authorized to Administer Oaths

Subscribed and sworn to before me in the above-named (county) (city) of the State
of New Mexico this day of,
NOTE: Article II, Section 10 of the New Mexico Constitution provides that an Arrest Warrant may issue on a sworn written statement of facts showing probable cause. This Affidavit is to be used only when the Complaint does not set forth sufficient facts to establish probable cause.
9-210. Warrant for arrest.
[For use with Magistrate Court Rule 6-206 NMRA, Metropolitan Court Rule 7-206 NMRA, and Municipal Court Rule 8-806 NMRA]
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT
No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]
v.
, Defendant
WARRANT FOR ARREST
THE [STATE OF NEW MEXICO] [CITY OF]
TO ANY OFFICER AUTHORIZED TO EXECUTE THIS WARRANT1:
BASED ON A FINDING OF PROBABLE CAUSE, YOU ARE COMMANDED to arrest the above-named defendant and bring the defendant without unnecessary delay before this court <sup>2</sup> : to answer the charge of <i>(here state common name and description of offense charged):</i>

contra ORDI	ry to Section(s) (NMSA 1978) (OF THE MUNICIPAL NANCE OF THIS MUNICIPALITY) THIS WARRANT MAY BE EXECUTED:
]	in any jurisdiction;
]	anywhere in this state;
]	anywhere in this county;
]	anywhere in this city.
	e person obtaining this warrant shall cause it to be entered into a law enforcement nation system <sup>3</sup> :
]	maintained by the state police.
]	(identify other law enforcement information system).
Dated	this day of
	Judge
	RETURN WHERE DEFENDANT IS FOUND
I arrested the above-named defendant on the day of,, and served a copy of this warrant on the day of,, and caused this warrant to be removed from the warrant information system identified in this warrant.	
	Signature
	Title

### **USE NOTES**

- 1. An arrest warrant may be directed to a full-time salaried state or county law enforcement officer, a municipal police officer, a campus security officer, or an Indian tribal or pueblo law enforcement officer.
- 2. If the judge is unavailable, defendant must be brought before designee for setting of conditions of release. A defendant accused of a bailable offense may not be held without the setting of conditions of release. (Rules 6-401, 8-401 NMRA.)

3. All district court, metropolitan court and magistrate court felony, misdemeanor and driving while under the influence of intoxicating liquor or drugs warrants must be entered into a law enforcement information system.

[As amended, effective July 1, 1999; March 1, 2000.]

٧.

#### **ANNOTATIONS**

**The 2000 amendment,** effective March 1, 2000, revised this form to be consistent with Rules 6-206, 7-206 and 8-205 NMRA by having the person who arrested the defendant enter the warrant into a law enforcement information system, not a court clerk.

**The 1999 amendment,** effective July 1, 1999, deleted "5-210" from the authority bracket at the top of the form, made stylistic changes in the first paragraph, added the heading which reads "THIS WARRANT MAY BE EXECUTED" and the following alternatives, throughout the form and in the Use Notes, added information requiring warrants to be entered into and removed from the the law enforcement information system, and in Use Note 2, deleted "forthwith" following "must be brought."

## 9-210A. Warrant for arrest; return where defendant is found.

[For use with District Court Criminal Rule 5-210 NMRA]	
STATE OF NEW MEXICO COUNTY OF	
JUDICIAL DISTRICT	
	No
	Warrant No.
	Judge
STATE OF NEW MEXICO	

, Defendant

### WARRANT FOR ARREST

THE STATE OF NEW MEXICO TO ANY OFFICER AUTHORIZED TO EXECUTE THIS WARRANT<sup>1</sup>:

BASED ON A FINDING OF PROBABLE CAUSE, YOU ARE COMMANDED to arrest the above-named defendant and bring the defendant without unnecessary delay before this court<sup>2</sup> to answer the charge of (here state common name and description of offense charged):

contrary to Section(s) NMSA 1978.
Conditions of release in penalty assessment misdemeanor or traffic code misdemeanor cases (except for driving under the influence of intoxicating liquor drugs, contrary to Section 66-8-102 NMSA 1978, and operating a motorboat while under the influence of intoxicating liquor or drugs, contrary to Section 66 13-3 NMSA 1978):
The court sets the following conditions of release upon the arrest of the defendant:
] release on unsecured bond in the amount of \$
release on secured bond in the amount of \$ (cash only) (10% cash) (surety)
] other:
Dated this day of,,
Judge
Description of defendant:  Name
Vehicle (make, model, year and color, if known)
Extradition information: The State will extradite the defendant: (check and complete)  [] from any contiguous state [] from anywhere in the continental United States [] from any other State [] from anywhere Prosecuting attorney:

Originating officer Originating agency		
RETURN WHERE DEFENDAN	T IS FOUND	
I arrested the above-named defendant on the, and served a copy of this warrant on the, and caused this warrant information system identified in this warrant.	day of	
	Signature	
	Title	
USE NOTES		
1. An arrest warrant may be directed to a full-time salaried state or county law enforcement officer, a municipal police officer, a campus security officer, or an Indian tribal or pueblo law enforcement officer.		
2. If the judge is unavailable, defendant must be a of conditions of release. A defendant accused of a bai without the setting of conditions of release.		
[Approved, effective June 1, 1999; as amended by Su 2024-00068, effective for all cases pending or filed on		
ANNOTATIONS		
The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00068, effective May 8, 2024, added certain conditions of release provisions to conform with amendments to the criminal rules, providing conditions of release only for penalty assessment misdemeanor charges and certain traffic code misdemeanor charges; and after "contrary to Section(s) NMSA 1978", deleted "Bond provisions: Bond is set in the amount of \$ (cash bond 10% of bond) (surety) (property bond)." and added "Conditions of release in penalty assessment misdemeanor or traffic code misdemeanor cases (except for driving under the influence of intoxicating liquor or drugs, contrary to Section 66-8-102 NMSA 1978, and operating a motorboat while under the influence of intoxicating liquor or drugs, contrary to Section 66-13-3 NMSA 1978): The court sets the following conditions of release upon the arrest of the defendant: [] release on unsecured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on secured bond in the amount of \$ [] release on \$		

9-211. Affidavit for bench warrant.

[For use with District Court Rule 5-209 NMRA, Magistrate Court Rule 6-207 NMRA, Metropolitan Court Rule 7-207 NMRA and Municipal Court Rule 8-206 NMRA]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	
v.	
	, Defendant
AFFIDAVIT FOR BENCH	WARRANT
The undersigned, being duly sworn, on his oath that on or about the day of, State of person:  (check appropriate box or boxes)	, states that he has reason to believe ,, in the New Mexico, the above-named
[] failed to appear at the time and place ordered by [] failed to appear as required by a subpoena issue [] failed to appear in accordance with the condition [] should appear for review of conditions of release [] failed to pay fines or costs previously imposed [] failed to comply with conditions of probation [] (describe)	ed by this court s of release imposed by this court previously imposed
The undersigned further states the following factors that the above-named person:	ts on oath to establish probable cause to believe
(set forth facts in support of affidavit including any l	nearsay relied upon)
	Affiant's name (print/type)

	Signature of affiant	
	Official title (if any)	
Subscribed and sworn to before me in the above-named (county) (city) of the State of New Mexico this day of , Judge, Notary or Other Officer		
Authorized to Administer Oaths		
NOTE: This form is needed only if the judge does not failure to appear or do the thing ordered.	ot have personal knowledge of the	
[As amended, effective January 1, 1996.]		
ANNOTATIONS	5	
<b>The 1996 amendment,</b> effective January 1, 1996, deleted the former fifth alternative which read "is in contempt of this court", and added the last alternative.		
9-212. Bench warrant.		
[For use with District Court Criminal Rule 5-209 NM	RA]	
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT		
	No	
CTATE OF NEW MEYICO	No	
STATE OF NEW MEXICO		
V.		
	_, Defendant	
BENCH WARRA	NT	
THE STATE OF NEW MEXICO TO ANY OFFICER	AUTHORIZED TO EXECUTE THIS	
WARRANT: YOU ARE HEREBY COMMANDED to arrest	and bring	

. ,	(her) forthwith before this court to answer the followin k appropriate box or boxes)	g charges:	
[]	grand jury indictment filed on (date	e) on the following charges:	
[]	failure to appear at the time and place ordered by this court.		
[]	failure to appear as required by a subpoena issued by this court.		
[] court.	failure to appear in accordance with the conditions of release imposed by this t.		
[]	conditions of release previously imposed should be revoked or reviewed.		
[]	contempt of court.		
[]	failure to pay fines or costs previously imposed.		
[]	failure to comply with conditions of probation.		
[]	other:		
Bond	provisions: is set in the amount of \$ (cash bonderty bond).	d 10% of bond) (surety)	
		Judge	
Name Alias Date of Social Addre	of birthss		
Hair c	olor Eyes , marks and tattoos:		
Vehic	e (make, model, year and color, if known)		

## **Extradition Information:**

The State will extradite the defendant from:

(check and complete)	ntal United States.	
Prosecuting attorney:		
By:		
Date:		
Originating officer:		
Originating agency:		
	RETURN	
arrested the above-named pe , by taking such pe		day of,
		Signature
		Title
As amended, effective Januar	y 1, 1996; October 7,	1999.]
	ANNOTATIONS	
'Defendant" for "John Doe" nea Warrant", deleted "(MUNICIPA	deleted "IN THE ar the beginning of the LITY OF)" dded the first and last	COURT" and substituted form; under the heading "Bench following "New Mexico" in the first charges; and added "Description of
•		eleted blanks relating to municipal DISTRICT COURT" for "IN THE
<b>Cross references.</b> — For bendance 212A NMRA.	ch warrant in courts o	f limited jurisdiction, see Rule 9-
9-212A. Bench warrant.		

[For use with Metropolitan Court Rule 7-207 NMRA]

_	OF NEW MEXICO
	Y OF METROPOLITAN COURT
	No
[COUNT	OF NEW MEXICO]
V.	
	, Defendant
DOB:	
S.S.#	·
	BENCH WARRANT
THE [ST	TATE OF NEW MEXICO] [MUNICIPALITY OF]
TO ANY	OFFICER AUTHORIZED TO EXECUTE THIS WARRANT:
defenda	RE HEREBY COMMANDED to arrest the above-named defendant and bring the nt before this court to answer the following charges checked below unless as indicated in the return:
(check a	applicable box and describe facts below)
[] fa	ailure to appear as ordered by this court on;
	nilure to appear as required by a subpoena issued by this court for;
[] fa	ailure to appear in accordance with the conditions of release imposed by this
[] co	onditions of release previously imposed should be revoked or reviewed;
[] co	ontempt of court for ;
[] fa	ailure to pay fines or costs previously imposed by order entered (date);

	ilure to comply with conditions of probation as set forth (date);	in an order entered
[] fai	ilure to appear at first offender program on	;
[] otl	heral essential facts underlying issuance of this warrant).	(set forth any
(check a	nd complete, if applicable)	
issued fo	ne defendant failed to appear either on a traffic citation or a violation listed in Section 66-8-122 or 66-8-125 NM y an official authorized by law and may be released on of \$ plus a \$100 bench warrant fee;	ISA 1978 or a citation
OR		
upon pay	ne defendant failed to pay fines and costs and the defe yment of the outstanding fine and court costs in the am 00 bench warrant fee;1	•
OR		
	ne defendant may be released on bond in the amount of arrant fee will be collected on appearance.	of \$ The
THIS WA	ARRANT MAY BE EXECUTED:	
[] in	any jurisdiction;	
[] ar	nywhere in this state;	
[] ar	nywhere in this county;	
[] ar	nywhere in this city.	
	c of this court shall cause this warrant to be entered int on system <sup>2</sup> :	o a law enforcement
[] m	naintained by the state police.	
[] system).	(identify other law enforce	ement information
Date		Judge

#### RETURN

The defendant was arrested and taken into custody on the day of

		·
[]	The defendant was released on bond in the amount set	t forth above.
[] above	The defendant was released upon receipt of the fine an	nd court costs set forth
	caused this warrant to be removed from the law enforce ed in this warrant.	ement information system
		Signature

Title

#### **USE NOTES**

- 1. A \$100 bench warrant fee is assessed in the metropolitan court pursuant to Section 34-8A-12 NMSA 1978.
- 2. All metropolitan court felony misdemeanor and driving while under the influence of intoxicating liquor or drugs warrants must be entered into a law enforcement information system.

[Effective, January 1, 1993; as amended, effective January 1, 1995; January 1, 1996; July 1, 1999; as amended by Supreme Court Order No. 07-8300-034, effective January 22, 2008.]

#### **ANNOTATIONS**

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-034, effective January 22, 2008, limited the use of this form to the Metropolitan Court.

**The 1999 amendment,** effective July 1, 1999, substituted "citation issued by an official authorized by law" for "game and fish citation" in the first alternative following the italicized parenthetical which reads "check and complete, if applicable," added the heading "THIS WARRANT MAY BE EXECUTED" and the following alternatives, added the information relating to the law enforcement information system throughout the form and in the Use Notes, and made the form gender neutral.

**The 1996 amendment,** effective January 1, 1996, added the parenthetical "check applicable box and describe facts below" near the beginning, added lines for describing

the facts in each of the first set of alternatives, and added the blanks for additional facts following the first set of alternatives.

**The 1995 amendment,** effective January 1, 1995, added "plus a \$100 bench warrant fee" in two places near the end of the form, added "The bench warrant fee will be collected upon appearance" in the last alternative, and added the explanatory note.

**Cross references.** — For the uniform crime reporting system, see Section 29-3-11 NMSA 1978.

## 9-212B. Juvenile traffic bench warrant.

[For use with Magistrate Court Rule 6-207 NMRA,

Municipal Court Rule 8-206 N	
STATE OF NEW MEXICO [COUNTY OF [CITY OF IN THE	] ] _COURT

CITY OFIN THE	] COURT		
		No	
[STATE OF NEW MEXICO] [COUNTY OF [CITY OF			
V.			
		, Defendant	
DOB:		,	
Address:			
S.S.#			

### JUVENILE TRAFFIC BENCH WARRANT<sup>1</sup>

(check applicable box)

- [] RESTRICTION ON WARRANT.<sup>2</sup> The defendant is a juvenile. Arrest the defendant only during court hours after confirming a judge is available for immediate appearance. Do not incarcerate this defendant.
- [] UNRESTRICTED WARRANT.<sup>3</sup> A children's court judge has approved the arrest and incarceration of this juvenile.

TO A YOU defer relea	(STATE OF NEW MEXICO) (MUNICIPALITY OF) ANY OFFICER AUTHORIZED TO EXECUTE THIS WARRANT: I ARE COMMANDED to arrest the above-named defendant and bring the ndant before this court to answer the following charges checked below unless ased as indicated in the return: ck applicable box and describe facts below)
[]	failure to appear as ordered by this court on;
[]	failure to appear as required by a subpoena issued by this court for;
[] cour	failure to appear in accordance with the conditions of release imposed by this t for;
[]	conditions of release previously imposed should be revoked or reviewed;
[]	contempt of court for
[]	failure to pay fines or costs previously imposed by order entered (date);
[]	failure to comply with conditions of probation as set forth in an order entered (date);
[]	failure to appear at first offender program on;
[]	other
(set	forth any additional essential facts underlying issuance of this warrant.)
(che	ck and complete, if applicable)
issue	The defendant failed to appear either on a traffic citation (other than a citation ed for a violation listed in Section 66-8-122 or 66-8-125 NMSA 1978) or a citation ed by an official authorized by law and may be released on a plea of guilty and nent of \$ plus a \$100 bench warrant fee4;
OR	
[] payn \$	The defendant failed to pay fines and costs and defendant may be released upon nent of the outstanding fine and court costs in the amount of plus a \$100 bench warrant fee4;

OR			
[] \$	The defendant may be released on bond in the amount of The bench warrant fee will be collected upon appearance.		
THIS	WARRANT MAY BE EXECUTED:		
[] [] []	in any jurisdiction; anywhere in this state; anywhere in this county; anywhere in this city.		
	erk of this court shall cause this warrant to be entered into a law enforcement action system <sup>5</sup> :		
[] []	maintained by the state police (identify other law enforcement information system).		
Date	Date Judge		
	RETURN		
	efendant was arrested and taken into custody on the day of		
[]	The defendant was released on bond in the amount set forth above;		
[] above	The defendant was released upon receipt of the fine and court costs set forth		
	caused this warrant to be removed from the law enforcement information system ied in this warrant.		
	Signature		
	Title		

## **USE NOTES**

1. This form may be used in municipal, magistrate or metropolitan court traffic cases.

- 2. Check this alternative unless a children's court judge has authorized the incarceration of the juvenile. See Section 32A-2-29 NMSA 1978 for the procedure to be followed when a child is to be incarcerated.
- 3. Check this alternative if a children's court judge has authorized that the juvenile be arrested and incarcerated pursuant to Section 32A-2-29 NMSA 1978.
- 4. A \$100 bench warrant fee is assessed in the metropolitan court pursuant to Section 34-8A-12 NMSA 1978 and in the magistrate court pursuant to Section 35-6-5 NMSA 1978.
- 5. All metropolitan court and magistrate court felony, misdemeanor and driving while under the influence of intoxicating liquor or drugs warrants must be entered into a law enforcement information system.

[Approved, effective March 1, 2000.]

## 9-212C. Bench warrant.

Charges

[For use with Magistrate Court Rule 6-207 NMRA and Municipal Court Rule 8-206 NMRA]

| STATE OF NEW MEXICO | COUNTY OF \_\_\_\_\_ | COURT | COURT | STATE OF NEW MEXICO | COUNTY OF \_\_\_\_\_ | No. \_\_\_\_\_ | Defendant.

## **BENCH WARRANT**

IHE	(STATE OF NEW MEXICO) (MUNICIPALITY OF)		
ТО А	NY OFFICER AUTHORIZED TO EXECUTE THIS WARRANT:		
YOU ARE HEREBY COMMANDED to arrest the above-named defendant and bring the defendant before this court to answer the following charges checked below unless released as indicated in the return:			
(ched	ck applicable box and describe facts below)		
[]	failure to appear as ordered by this court on;		
[]	failure to appear as required by a subpoena issued by this court for;		
[] court	failure to appear in accordance with the conditions of release imposed by this for;		
[]	conditions of release previously imposed should be revoked or reviewed;		
[]	contempt of court for ;		
[]	failure to pay fines or costs previously imposed by order entered (date);		
[]	failure to comply with conditions of probation as set forth in an order entered (date);		
[]	failure to appear at first offender program on;		
[]	other		
	(set forth any additional essential facts underlying issuance of this warrant).		
(ched	ck and complete, if applicable)		
[] \$	The defendant may be released on <b>bond</b> in the amount of		

OR

or sin	2. PAYMENT: The defendant failed to appear either on a traffic citation (other a citation issued for a violation listed in Section 66-8-122 or 66-8-125 NMSA 1978, milar municipal ordinance) or a citation issued by an official authorized by law and be released on a plea of guilty and payment of \$, which includes a bench warrant fee <sup>1</sup> .				
OR					
	<b>3. PAYMENT:</b> The defendant failed to pay fines and costs as ordered by the and defendant may be released upon <b>payment</b> of the outstanding fine and court in the amount of \$, which includes a \$100 bench warrant fee <sup>1</sup> .				
TO TI	IT IS HEREBY ORDERED THAT UPON SERVICE OF OR SURRENDER PURSUANT TO THIS WARRANT, DEFENDANT IS TO PAY THE \$100 BENCH WARRANT FEE, as reflected above.1				
THIS	WARRANT MAY BE EXECUTED:				
[]	in any jurisdiction;				
[]	anywhere in this state;				
[]	anywhere in this county;				
[]	anywhere in this city.				
	ne clerk of this court shall cause this warrant to be entered into a law enforcement nation system <sup>2</sup> :				
[]	maintained by the state police.				
[]	(identify other law enforcement information system).				
Date	Judge				
	RETURN				
The d	efendant was arrested and taken into custody on the day of				
[]	The defendant was released on bond in the amount set forth above.				
[] above	The defendant was released upon receipt of the fine and court costs set forth				

I have caused this warrant to be removed from the law enforcement information system identified in this warrant.

Signature			
Title		 	

#### USE NOTES

- 1. A \$100 bench warrant fee is assessed in the magistrate court pursuant to Section 35-6-5 NMSA 1978. Municipal courts not authorized to assess the bench warrant fee must modify this form accordingly.
- 2. All magistrate court felony, misdemeanor, and driving while under the influence of intoxicating liquor or drugs warrants must be entered into a law enforcement information system.
  - 3. The warrant may be executed in "any jurisdiction" only if it is a felony warrant.
  - 4. If the court checks alternative 2, it must also check alternative 1.

[Approved by Supreme Court Order No. 07-8300-034, effective January 22, 2008; as amended by Supreme Court Order No. 13-8300-005, effective for all cases pending or filed on or after May 5, 2013.]

#### **ANNOTATIONS**

The 2013 amendment, approved by Supreme Court Order No. 13-8300-005, effective May 5, 2013, required the name of the charging police department and the charges; provided that the bench warrant fee is included in the amount of the payment due from the defendant; between the caption of the case and the title of the form, added "Charging Police Department" and the word "Charges", together with corresponding blanks for the required information; in Paragraph 2, which is labeled "PAYMENT", in the parenthesis, after "NMSA 1978", added "or similar municipal ordinance", and after "payment of \$\_\_\_\_\_\_", deleted "plus" and added "which includes"; in Paragraph 3, which is labeled "PAYMENT", after "amount of \$\_\_\_\_\_\_", deleted "plus" and added "which includes"; between Paragraph 3, which is labeled "PAYMENT" and "THIS WARRANT MAY BE EXECUTED", added the sentence in bold letters; and in the Use Notes, in Paragraph 1, added the second sentence and in Paragraph 4, deleted the former second sentence, which provided that if the court checked alternative 3, the court could, but was not required to, check alternative 1.

**Cross references.** — For the uniform crime reporting system, see Section 29-3-11 NMSA 1978.

### 9-213. Affidavit for search warrant.

[For use with District Court Rule 5-211 NMRA, Magistrate Court Rule 6-208 NMRA, Metropolitan Court Rule 7-208 NMRA and Municipal Court Rule 8-207 NMRA] STATE OF NEW MEXICO [COUNTY OF \_\_\_\_\_ [CITY OF \_\_\_\_ COURT [STATE OF NEW MEXICO] [COUNTY OF \_\_\_\_\_] [CITY OF \_\_\_\_\_] ٧. \_\_\_\_\_, Defendant AFFIDAVIT FOR SEARCH WARRANT Affiant, being duly sworn, upon his oath, states that I have reason to believe that on the following described premises or person of \_\_\_\_\_\_ \_\_\_\_\_ (here name person and/or describe premises) in the city or county designated above there is now being concealed (set forth name of person or describe property as particularly as possible) and that the facts tending to establish the foregoing grounds for issuance of a Search Warrant are as follows: (include facts in support of the credibility of any hearsay relied upon; if necessary, continue on reverse side of this form or on a separate page or pages) Signature of Affiant

Official Title (if any)

Subscribed and sworn to or declared and affirmed to before me in the above-named county of the State of New Mexico this day of
Judge, Notary or Other Officer Authorized to Administer Oaths
Official Title
NOTE: This affidavit shall be filed in the same file as the search warrant. If no criminal proceedings are filed, the affidavit and warrant shall be filed in a miscellaneous file.
9-214. Search warrant.
[For use with District Court Rule 5-211 NMRA, Magistrate Court Rule 6-208 NMRA, Metropolitan Court Rule 7-208 NMRA and Municipal Court Rule 8-207 NMRA]
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT
No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]
v.
, Defendant
SEARCH WARRANT
THE [STATE OF NEW MEXICO] [CITY OF] TO ANY OFFICER AUTHORIZED TO EXECUTE THIS WARRANT:

Proof by Affidavit for Search Warrant, having been submitted to me, I am satisfied that there is probable cause that the person named or property described in the Affidavit is located where alleged in the Affidavit and I find that grounds exist for the issuance of the Search Warrant. A copy of the Affidavit is attached and made a part of this Warrant.

YOU ARE HEREBY COMMANDED to search forthwith the person or place described in the Affidavit between the hours of 6:00 a.m. and 10:00 p.m., unless I have specifically authorized a nighttime search, for the person or property described in the

Affidavit, serving this Warrant together with a copy of the Affidavit, and making the search and if the person or property be found there, to seize the person or the property and hold for safekeeping until further order of the court.

You are further directed to prepare a written inventory of any person or property seized. You are further directed to file the return and written inventory with the Court promptly after its execution. Dated this \_\_\_\_\_, \_\_\_\_, Judge **AUTHORIZATION FOR NIGHTTIME SEARCH** I further find that reasonable cause has been shown for nighttime execution of this Warrant. I authorize execution of this Warrant at any time of the day or night for the following reasons: \_\_\_\_\_ (set forth reasons why a nighttime search is necessary) Judge RETURN AND INVENTORY I received the attached Search Warrant on \_\_\_\_\_\_, \_\_\_\_\_, and executed it on \_\_\_\_\_, \_\_\_\_, at \_\_\_\_\_o'clock [a.m.] [p.m.]. I searched the person or premises described in the Warrant and I left a copy of the Warrant with (name the person searched or owner at the place of search) together with a copy of the inventory for the items seized. The following is an inventory of property taken pursuant to the warrant: \_\_\_\_\_\_ (attach separate inventory if necessary) This inventory was made in the presence of (name of applicant for the search warrant)

(name of owner of premises or property. If not available, name of other credible person witnessing the inventory.)

This inventory is a true and detailed account of all th Warrant.	e property taken pursuant to the
	Signature of Officer
	Signature of Owner of Property or Other Witness
Return made this day of [a.m.] [p.m.].	,, at
	(Judge) (Clerk)
After careful search, I could not find at the place, or property described in this warrant.	on the person described, the
	Officer
	Date
9-215. Statement of probable cause.	
[For use with District Court Rule 5-301 NMRA, Magistrate Court Rule 6-203 NMRA, Metropolitan Court Rule 7-203 NMRA and Municipal Court Rule 8-202 NMRA]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
١	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	
V.	
ח	efendant

## **STATEMENT OF PROBABLE CAUSE**

The above defendant has been arrested without a warrant for the following reasons (set forth a plain, concise and definitive statement of facts establishing probable cause):		
	(continued on attached sheet)	
I SWEAR OR AFFIRM UNDER PENALTY OF PERJUR'S FORTH ABOVE ARE TRUE TO THE BEST OF MY INFOUNDERSTAND THAT IT IS A CRIMINAL OFFENSE SU OF IMPRISONMENT TO MAKE A FALSE STATEMENT	ORMATION AND BELIEF. I IBJECT TO THE PENALTY	
(Date)	Signature)	
(This form is to be used only if the defendant was arrested without a warrant and the complaint and any attachments to the complaint do not make a written showing of probable cause.)		
[Approved effective September 1, 1990; as amended, eff 1, 1993.]	ective April 1, 1991; December	
ANNOTATIONS		
<b>The 1993 amendment,</b> effective December 1, 1993, add end containing the oath or affirmation, and deleted a nota the end of the form.		
<b>The 1991 amendment,</b> effective for cases filed on or after April 1, 1991, added the references to city in the caption, deleted "I do solemnly declare and affirm under penalty of perjury that the matters and facts set forth in this statement are true to the best of my knowledge, information and belief" preceding the signature line for the arresting officer, and added the statement and signature line for judge, notary, or other officer authorized to administer oaths, at the end of the form.		
9-216. Criminal summons failure to appear or comply with court rules.		
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]		

No		
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]		
V.		
	Defendant	
CRIMINAL SUMMON	s	
FAILURE TO APPEAR OR COMPLY WI	TH COURT ORDERS	
To:		
You are notified that you have (set forth reason defer		
You are ordered to appear before the undersigned,, at [a.m.] [p.m.] at the [County of] [City of Mexico, to answer why you have failed to [comply with required].	in ] State of New	
If you fail to appear at the time and place specified, arrest. BRING THIS SUMMONS WITH YOU WHEN YOU AP		
	Judge or Clerk	
CERTIFICATE OF MAILING		
I certify that I mailed a copy of the summons to the on the,,		
	(Signature)	
	(Title)	
	(Date)	

## **USE NOTES**

## (Do not print use note on pre-printed forms)

This form may be used prior to the issuance of an order to show cause or bench warrant. This form was designed to be printed on one page.

[Adopted, effective January 1, 1995.]

9-217. Subpoena.  [For use with District Court Rule 5-511 NMRA]			
	No		
STAT	E OF NEW MEXICO		
V.			
	, Defendant		
	SUBPOENA		
SUBF	POENA FOR <sup>1</sup>		
	APPEARANCE OF PERSON FOR ATEMENT [ ] DEPOSITION [ ] TRIAL		
[]	SUBPOENA FOR DOCUMENTS OR OBJECTS <sup>2</sup>		
[]	INSPECTION OF PREMISES <sup>2</sup>		
TO:			
	ARE HEREBY COMMANDED TO APPEAR as follows:		
DATE to:	::,TIME: [a.m.] [p.m.]		
[]	testify at the taking of a deposition in the above case		

[]	testify at trial
[]	permit inspection of the following described documents or objects
[]	permit the inspection of the premises located at: (address)
[]	give a statement.
YOL	J ARE ALSO COMMANDED to bring with you the following document(s) or object(s)
cour	OU DO NOT COMPLY WITH THIS SUBPOENA you may be held in contempt of t and punished by fine or imprisonment.
	Judge, clerk or attorney
	RETURN FOR COMPLETION BY SHERIFF OR DEPUTY
deliv	certify that on the day of,, in, in by County, I served this subpoena on by vering to the person named a copy of the subpoena, [a witness fee in the amount of and mileage in the amount of \$]³.
	Deputy sheriff
	RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE
not a	being duly sworn, on oath say that I am over the age of eighteen (18) years and a party to this lawsuit, and that on the day of, in County, I served this subpoena on by delivering to the person named a copy of the subpoena, [a ess fee in the amount of \$ and mileage as provided by law in the nunt of \$] <sup>3</sup> .
	Person making service
SUE	SSCRIBED AND SWORN to before me this day of,

Judge, notary or other officer authorized to administer oaths

THIS	S SUBPOENA issued by or at request of:	
Nam	e of attorney of party	
Addr	ress	
Tele	phone	
	CERTIFICATE OF SER	VICE BY ATTORNEY4
		ena to be served on the following persons day of:
(1)		
( )	(Name of party)	
(-)	(Address)	
(2)	(Name of party)	
	(Address)	
		Attorney
		Signature
		Date of signature
	TO BE DRINTED ON	EACH SUBDOENA

#### TO BE PRINTED ON EACH SUBPOENA

- 1. A command to produce evidence or to permit inspection may be joined with a command to appear for a deposition or trial.
- 2. A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- 3. Payment of per diem and mileage for subpoenas issued by the district attorney, attorney general, public defender or an attorney appointed by the court, district attorney,

attorney general or public defender is made pursuant to regulations of the Administrative Office of the Courts. The bracketed language should be deleted if the subpoena is issued by the state or the public defender.

A subpoena by a private party or corporation must be accompanied by the payment of one full day's per diem. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act.

4. To be completed only if the subpoena is commanding production of documents and things or inspection of premises before trial. If the subpoena is commanding production of documents and things or inspection of premises before trial, it must be served on each party in the manner provided by Rule 5-103, 5-103.1 or 5-103.2 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.

#### PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.

Subject to Subparagraph (2) of Paragraph D below, a person commanded to produce and permit inspection and copying may, within fourteen (14) days after service of the subpoena or before the time specified for compliance if such time is less than fourteen (14) days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:

(1) fails to allow reasonable time for compliance,

- (2) requires a person who is not a party or an officer of a party to travel to a place more than one hundred miles from the place where that person resides, is employed or regularly transacts business in person, except as provided below, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
- (4) subjects a person to undue burden.

If a subpoena:

- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

### **DUTIES IN RESPONDING TO SUBPOENA**

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

[Approved, effective May 15, 2000.]

## 9-218. Target notice.<sup>1</sup>

You are the target of a grand jury investigation in \_\_\_\_\_ County. The crimes being investigated are:

County, New Mexico. Other possible charges may arise rom the grand jury investigation.  You have the following rights with respect to this investigation:  (1) You have a right to counsel to assist you in this matter. If you cannot afford an attorney, one will be appointed for you.  (2) You have a right to testify before the grand jury if you desire.  (3) You have a right not to testify.  (4) You have a right to submit proposed questions and exhibits to the prosecution.  (5) You have a right to alert the grand jury to the existence of evidence that would disprove or reduce an accusation or that would make an indictment unjustified, be notifying the prosecution.  This case will be presented to the grand jury on	`	name, date and applicable statutory citation for resent to the grand jury)2: which are alleged to h	•
County, New Mexico. Other possible charges may arise rom the grand jury investigation.  You have the following rights with respect to this investigation:  (1) You have a right to counsel to assist you in this matter. If you cannot afford an attorney, one will be appointed for you.  (2) You have a right to testify before the grand jury if you desire.  (3) You have a right not to testify.  (4) You have a right to submit proposed questions and exhibits to the prosecution.  (5) You have a right to alert the grand jury to the existence of evidence that would disprove or reduce an accusation or that would make an indictment unjustified, be notifying the prosecution.  This case will be presented to the grand jury on		(date) in	
You have the following rights with respect to this investigation:  (1) You have a right to counsel to assist you in this matter. If you cannot afford an attorney, one will be appointed for you.  (2) You have a right to testify before the grand jury if you desire.  (3) You have a right not to testify.  (4) You have a right to submit proposed questions and exhibits to the prosecution.  (5) You have a right to alert the grand jury to the existence of evidence that would disprove or reduce an accusation or that would make an indictment unjustified, be notifying the prosecution.  This case will be presented to the grand jury on		County, New Mexico. Other po	ossible charges may arise
(1) You have a right to counsel to assist you in this matter. If you cannot afford an attorney, one will be appointed for you.  (2) You have a right to testify before the grand jury if you desire.  (3) You have a right not to testify.  (4) You have a right to submit proposed questions and exhibits to the prosecution.  (5) You have a right to alert the grand jury to the existence of evidence that would disprove or reduce an accusation or that would make an indictment unjustified, be notifying the prosecution.  This case will be presented to the grand jury on	from the gra	nd jury investigation.	
(2) You have a right to testify before the grand jury if you desire.  (3) You have a right not to testify.  (4) You have a right to submit proposed questions and exhibits to the prosecution.  (5) You have a right to alert the grand jury to the existence of evidence that evould disprove or reduce an accusation or that would make an indictment unjustified, be notifying the prosecution.  This case will be presented to the grand jury on (date) at	You have	the following rights with respect to this investig	gation:
(3) You have a right not to testify.  (4) You have a right to submit proposed questions and exhibits to the prosecution.  (5) You have a right to alert the grand jury to the existence of evidence that would disprove or reduce an accusation or that would make an indictment unjustified, be notifying the prosecution.  This case will be presented to the grand jury on	, ,		s matter. If you cannot
(4) You have a right to submit proposed questions and exhibits to the prosecution.  (5) You have a right to alert the grand jury to the existence of evidence that would disprove or reduce an accusation or that would make an indictment unjustified, be notifying the prosecution.  This case will be presented to the grand jury on	(2)	You have a right to testify before the grand jury	y if you desire.
(5) You have a right to alert the grand jury to the existence of evidence that would disprove or reduce an accusation or that would make an indictment unjustified, be notifying the prosecution.  This case will be presented to the grand jury on	(3)	You have a right not to testify.	
This case will be presented to the grand jury on	(4) prosecution <sup>3</sup>		s and exhibits to the
	would dispre	ove or reduce an accusation or that would make	
attorney at least forty-eight (48) hours prior to the grand jury proceeding. If you or your attorney wishes to submit proposed questions or exhibits, call	proceeding, and date the	(a.m.) (p.m.) at the (court) lo (address) in room4. If you you may appear at that time and place. For further grand jury will consider evidence relating to the	ocated at u wish to testify at this her information on the time e above charges, you may
Signature of attorney	attorney at le	east forty-eight (48) hours prior to the grand jury hes to submit proposed questions or exhibits, ca	proceeding. If you or your all
	Date issued	<u></u>	
			Signature of attorney
Titla			 Title

I certify that a copy of this no	otice was [mailed] [faxed]	[delivered] to
(name of to	<i>arget</i> ) on	( <i>dat</i> e) at the following
address	(street address)	
(city).		
		(Signature of person providing notice)
		(Title)
		(Title)

#### **USE NOTES**

- 1. This form may be used for a grand jury target notice. See Sections 31-6-4 and 31-6-11 NMSA 1978.
- 2. Include each offense the district attorney or attorney general intends to present to the grand jury.
- 3. Section 31-6-4 NMSA 1978 provides that, at least twenty-four (24) hours before grand jury proceedings begin, a target's attorney may submit proposed questions and exhibits to the district attorney or attorney general. Section 31-6-11 NMSA 1978 provides that, at least twenty-four (24) hours before grand jury proceedings begin, the target or his counsel may alert the grand jury to the existence of evidence that would disprove or reduce an accusation or that would make an indictment unjustified, by notifying the prosecuting attorney who is assisting the grand jury in writing regarding the existence of that evidence. However, Rule 5-302A NMRA expands the deadline to forty-eight (48) hours.
- 4. Section 31-6-11 NMSA 1978 provides that unless otherwise ordered by the presiding judge or unless the target agrees to testify earlier, a target has a right to testify no earlier than:
  - (a) four (4) days after receiving the target notice, if the target is in custody; or
- (b) ten (10) days after receiving the target notice, if the target is not in custody.

[Approved, effective June 1, 2004; as amended by Supreme Court Order No. 10-8300-015, effective for target notices filed on or after May 14, 2010.]

## **ANNOTATIONS**

**The 2010 amendment,** approved by Supreme Court Order No. 10-8300-015, effective May 14, 2010, in the second paragraph of the form, in Subparagraph (4), after "right to submit", deleted the word "evidence" and added "proposed questions and exhibits"; and added Subparagraph (5).

## 9-219. Grand jury evidence alert letter.

[For use with District Court Rule 5-302A NMRA]

NVESTIGATION RE:	(name of
Hearing Date:	DA File No
Dear Grand Jurors:	
•	oligations of the grand jury under New Mexico law, jury proceeding in this case requests the grand jury
angible Evidence/Exhibits¹:	
Vitness No. 1:	(name)
	(address) (telephone number)
Substance of Potential Testimon	y of Suggested Witness <sup>2</sup> :
	(name)
Contact Information:	(address)
	(telephone number)
Substance of Potential Testimon	y of Suggested Witness <sup>2</sup> :
	(name)
Contact Information:	(address)
	(telephone number)
Substance of Potential Testimon	y of Suggested Witness <sup>2</sup> :
	Respectfully submitted,
	(Printed name of attorney or target)

(Address) (Telephone number)

Date Submitted:	

#### **USE NOTES**

- 1. List the tangible evidence or exhibits submitted for the grand jury's consideration. If necessary to provide context for the submission, provide a brief factual, non-argumentative, non-speculative description of the tangible evidence or exhibits and contact information for the person or entity in possession of the tangible evidence or exhibits.
- 2. Provide a brief factual, non-argumentative, non-speculative statement of the anticipated testimony from the suggested witness.

[Adopted by Supreme Court Order No. 10-8300-015, effective for target notices filed on or after May 14, 2010.]

## 9-221. Certificate of service.

[For use with Metropolitan Court Rules 7-209, 7-210, and 7-211 NMRA]

#### **CERTIFICATE OF SERVICE**

I hereby certify that on the notice was	is, day oftl	his
[mailed by United States firs	t class mail, postage prepaid, and addressed to]	
Name:		
Address:		
City, State and zip code:		_
[faxed by	(name of person who faxed document) to (name of recipient). The transmission was reported a	as
	The time and date of the transmission was	
[a.m.] [p.m.] on		
[e-mailed to	(name of party or attor	ney
at	(electronic mail address of recipient) which is on fil	le
	e Court for service by electronic mail. The transmission	

successful. The time and date of the transmission v	was [a.m.] [p.m.] on
[delivered to (Special See Use Note for the methods service may be made	ify how service by delivery was made. de using this alternative.)]
	Signature of attorney
	Date of signature
If this notice was served by a person	
other than an attorney, the following	
must also be completed and filed with the court:	
AFFIDAVIT OF SEI	RVICE
I declare under penalty of perjury that a copy of [electronic transmission] as described above on this	
	Signature of person who made service
Subscribed and sworn to before me this	day of,
Judge, notary or other officer authorized to administer oaths	
Official title	

## **USE NOTES**

This form may be used in the metropolitan court to prepare a certificate or affidavit of service. Only the applicable parts should be used. If a paper is served by an attorney, a certificate of service is attached to the paper filed with the court. If a paper is served by any other party, an affidavit of service must be attached to the paper. See Rule 7-209 NMRA for service of papers after the citation or complaint.

[Approved, effective May 1, 2002; as amended by Supreme Court Order No. 09-8300-037, effective November 16, 2009.]

### **ANNOTATIONS**

**The 2009 amendment,** approved by Supreme Court Order No. 09-8300-037, effective November 16, 2009, in the brackets at the beginning of the form, deleted "Magistrate Court Rules 6-209, 6-210, 6-211" and "Municipal Court Rules 8-8-208, 8-209, 8-210"; in the Use Note after "This form may be used in the", deleted "magistrate and"; and in the last sentence, after "See", changed "Rules 2-203, 7-209 and 8-208" to "Rule 7-209".

## 9-221A. Party's certificate of service.

[For use by parties in the Magistrate and Municipal Courts]

#### CERTIFICATE OF SERVICE

I hereby certify that on thisnotice was	day of thi	S
[mailed by United States first class mail and	d addressed to]	
Name:		
Address:		
City, State and zip code:		
[faxed by	_ ( <i>name of recipient</i> ). The transmission wa e time and date of the transmission was	d as
e-mailed toto receive e-mail atwhich is on file with the clerk of the Suprementary transmission was successful. The time and	( <i>electronic mail address of recipier</i> ne Court for service by electronic mail. The	nt)
[a.m.] [p.m.] on ( <i>date</i> ).]		
[delivered to	. (Specify how service by delivery was ma be made using this alternative.) ]	ıde

Signature of attorney

If this notice was served by a person other than an attorney, the following must also be completed and filed with the court:

## AFFIDAVIT OF SERVICE

AFFI	IDAVIT OF SERVICE
	y that a copy of this paper was served by [mail] [fax] ed above on this day of
	Signature of person who made service
Subscribed and sworn to before me	
this day of	
Judge, notary or other officer authorized to administer oaths	
Official title	_
	USE NOTES
certificate or affidavit of service. Onl served by an attorney, a certificate of court. If a paper is served by any oth	agistrate and municipal courts to prepare a  ly the applicable parts should be used. If a paper is  of service is attached to the paper filed with the  her party, an affidavit of service must be attached to  208 NMRA for service of papers after the citation or
[As adopted by Supreme Court Orde	er No. 09-8300-037, effective November 16, 2009.]
9-222. Court's certificate of	service.
[For use by Magistrate Court and M	unicipal Court staff]
CERT	IFICATE OF SERVICE
I hereby certify that on this that notice was served on all parties	day of,,

Signature	 	
Title		

[As adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009.]

# **ARTICLE 3 Release Provisions**

9-301. Withdrawn.

#### **ANNOTATIONS**

**Withdrawals.** — Pursuant to a court order dated March 7, 1990, this form, relating to record of responses to questions at release hearing, was withdrawn for cases filed on or after September 1, 1990.

## 9-301A. Pretrial release financial affidavit.

[For use with District Court Rule 5-401 NMRA, Magistrate Court Rule 6-401 NMRA, Metropolitan Court Rule 7-401 NMRA, and Municipal Court Rule 8-401 NMRA]

STATE OF NEW MEXICO

[COUNTY OF]		
[CITY OF]		
COURT		
STATE OF NEW MEXICO		
[COUNTY OF]		
[CITY OF]		
V.		No
	Defendant	

PRETRIAL RELEASE FINANCIAL AFFIDAVIT

(This form may be used to gather the available information concerning the defendant's employment status, employment history, and financial resources available to secure a bond.)

## **INCOME & ASSETS**

## A. **EMPLOYMENT**

How much do you earn per month?
If no, give month and year of last employment.
How much did you earn per month?
Do you receive unemployment benefits? Yes No If yes, how much do you receive per month?
If married, is your spouse employed? Yes No If yes, how much does your spouse earn per month?
PUBLIC ASSISTANCE
Do you receive public assistance? Yes No
If yes, please check the applicable programs and list how much you receive permonth.
Department of Health Case Management Service (DHMS)
Temporary Assistance for Needy Families (TANF)
General Assistance (GA)
Food Stamps

	Public Housing
	Social Security Income/Social Security Disability Income
	VA Disability
C.	OTHER INCOME
	Have you received within the past 12 months any income from other sources? Yes No
	If yes, give value and description for each.
D.	ASSETS
	Do you have any cash on hand or money in savings or checking accounts? Yes No
	If yes, total amount?
	Do you own any real estate, automobiles, or other valuable property (excluding ordinary household furnishings)? Yes No
	If yes, give value and description for each.
	<del></del>

## List persons you actually support and your relationship to them. B. **MONTHLY EXPENSES** House payment/rent \_\_\_\_\_ Groceries (after food stamps) Car payment \_\_\_\_\_ Insurance \_\_\_\_\_ Child care \_\_\_\_\_ Student and consumer loans \_\_\_\_\_ Court-ordered family support obligations \_\_\_\_\_ Other court-ordered payments \_\_\_\_\_ Medical expenses \_\_\_\_\_ Other \_\_\_\_\_ I hereby swear or affirm that the above information regarding my financial condition is correct to the best of my knowledge. I hereby authorize the court to obtain information from financial institutions, employers, relatives, the federal internal revenue service and other state agencies. Defendant's Signature Date

Α.

**DEPENDENTS** 

Defendant's Printed Name

**USE NOTES** 

Use of this form is optional. A defendant may use this form to support a motion or petition for pretrial release under Rule 5-401(H) or (K) NMRA, Rule 6-401(H) or (J) NMRA, Rule 7-401 (H) or (J) NMRA, or Rule 8-401(G) or (I) NMRA.

[Adopted by Supreme Court Order No. 17-8300-005, effective for all cases pending or filed on or after July 1, 2017.]

## 9-302. Order for release on recognizance by designee.

[For use with District Court Rule 5-408 NMRA, Magistrate Court Rule 6-408 NMRA, Metropolitan Court Rule 7-408 NMRA, and Municipal Court Rule 8-408 NMRA]

STATE OF NEW MEXICO	
[COUNTY OF]	
[CITY OF]	
COURT	
STATE OF NEW MEXICO	
[COUNTY OF]	
[CITY OF]	
COURT	
V.	No
	_, Defendant.

## ORDER FOR RELEASE ON RECOGNIZANCE BY DESIGNEE

**IT IS ORDERED** that the defendant be released on personal recognizance on the defendant's promise to appear and subject to the following standard conditions of release.

The defendant shall not violate any federal, state, or local criminal law.

The defendant shall notify the court of any change of address.

The defendant shall appear before the court as directed.

The defendant shall not possess firearms or dangerous weapons.

The defendant shall not consume alcohol.

The defendant shall not buy, sell, consume, or possess illegal drugs.

The defendant shall avoid all contact with the alleged victim or anyone who may testify in this case.

## Defendant's acceptance of conditions and promise to appear:

I understand the above conditions of release and agree to them.

I understand that the court may review and amend these conditions, and may have me arrested anytime, with or without notice, to do so.

I understand that my conditions of release may be revoked and I may be charged with a separate criminal offense if I intimidate or threaten a witness, the victim, or an informant, or if I otherwise obstruct justice.

I further understand that my conditions of relestate, or local criminal law.	ease may be revoked if I violate a federal,
I agree to appear before the court on (p.m.) located at places required in this case by any court.	· · ·
I understand, that if I fail to appear as require [the penitentiary] for the separate offense of f with each of the conditions imposed on my rethe event I change the address indicated below	failure to appear. I agree to comply fully elease and to notify the court promptly in
Defendant's signature	Date of signature
Date of release	Time of release
Cell phone number	Alternate phone number
Email address	

Mailing address (include city, state, and zip code)

Designee's Order for Release:	
The above conditions of release are hereby from custody upon the execution of this agr	approved. The defendant shall be released eement.
Designee (signature)	Designee (printed name)

[As withdrawn and approved, effective September 1, 1990; as amended by Supreme Court Order 07-8300-29, effective December 10, 2007; as amended by Supreme Court Order No. 17-8300-005, effective for all cases pending or filed on or after July 1, 2017.]

#### **ANNOTATIONS**

**The 2017 amendment,** approved by Supreme Court Order No. 17-8300-005, effective July 1, 2017, changed the title of the form from "Order setting conditions of release and appearance bond" to "Order for release on recognizance by designee", and completely rewrote the form.

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, revised the last paragraph of the "Appearance Bond" to delete "or comply with the additional conditions checked below".

**The 1990 amendment** withdrew the former order setting conditions of release and approved a new order.

**Compiler's notes.** — Pursuant to a court order dated March 7, 1990, the former form, relating to order setting conditions of release, is withdrawn for cases filed on or after September 1, 1990, and the above form is adopted effective for cases filed on or after September 1, 1990.

A bond may not be forfeited for violations of conditions of release other than failure to appear. State v. Romero, 2007-NMSC-030, 141 N.M. 733, 160 P.3d 914.

## 9-303. Order setting conditions of release.

Physical address (include city, state, and zip code)

Date

[For use with District Court Rule 5-401 NMRA, Magistrate Court Rule 6-401 NMRA, Metropolitan Court Rule 7-401 NMRA, and Municipal Court Rule 8-401 NMRA]

	TE OF NEW MEXICO JNTY OF]
[CIT	OF]
	COURT
STA	TE OF NEW MEXICO
[COI	JNTY OF]
[CIT	/ OF]
٧.	No
	, Defendant.
	ORDER SETTING CONDITIONS OF RELEASE
Rele	ase on recognizance or unsecured bond:
It is o	ordered that the defendant be released from custody on:
(che	ck and complete applicable alternatives)
[]	Personal recognizance.
[]	Unsecured appearance bond of \$
[] orga	Third-party custody release to: (individual or nization).
арре	agree to supervise the defendant; to use every effort to assure the defendant's arance at all scheduled hearings; and to notify the court immediately if the indant violates any conditions of release.
Sigi	nature of Custodian Address (city/zip) Area Code/Telephone #

## **Defendant's conditions of release:**

The court **FINDS** that the following conditions of release are the least restrictive conditions necessary to reasonably assure the appearance of the defendant as required and the safety of any other person and the community. The defendant shall not violate any federal, state, or local criminal law and shall:

(comp	lete and check only applicable conditions before signature by defendant)
[]	not possess firearms or dangerous weapons;
[]	not return to the location of the alleged incident;
[]	not consume alcohol;
[] certific	not consume cannabis, cannabis products, or synthetic cannabinoids without a cation from a licensed medical practitioner;
[]	not buy, sell, consume, or possess illegal drugs;
[]	notify the court of any change of address;
[] withou	not leave the (county of) (State of) It prior permission of the court;
[]	maintain contact with the defendant's attorney/seek and consult with an attorney;
[]	avoid all contact with the alleged victim or anyone who may testify in this case;
[] drive;	have an ignition interlock device installed on any vehicle the defendant may ([] camera capable ignition interlock device);
[] pretria	be on pretrial supervision and abide by all conditions set by the court and by l services;
[] court;	reside at (address) unless otherwise agreed to by the
[]	submit to drug or alcohol testing on the request of;
[] and _	not leave the defendant's residence between the hours of p.m. a.m. without prior permission of the court;
[]	maintain employment, or, if unemployed, actively seek employment;
[]	maintain or commence an educational program;
[]	(other conditions)

## Release on secured bond:

[] The court <b>FINDS</b> that reassure the appearance of the the following particularized factorist forth below:	defendant. In making th	nis determination,	, the court finds
Secured bond of \$	, secured	d by:	
[] cash at ten perce	ent (10%) of total bond.		
[] real property bor	nd executed on Form 9-	304 NMRA.	
[] either one hundr Form 9-304 NMRA.	ed percent (100%) cas	n or a surety bon	d executed on
Defendant's acceptance of o	conditions and promis	se to appear:	
I understand the above condit	ions of release and agre	ee to them.	
I understand that the court ma and reconsider these condition		any time, without	notice, to review
I understand that my condition separate criminal offense if I in or if I otherwise obstruct justic	ntimidate or threaten a v	•	•
I further understand that my costate, or local criminal law.	onditions of release ma	y be revoked if I v	violate a federal,
I agree to appear before the c (p.m.) located at places required in this case by		, at _ and at any oth	(a.m.) er times and

I understand, that if I fail to appear as required, my bond, if any, may be forfeited, and I may be prosecuted and sent to [jail] [the penitentiary] for the separate offense of failure to appear. I agree to comply fully with each of the conditions imposed on my release and to notify the court promptly if I change the address indicated below.

Defendant's signature	Date of signature	
Date of release	Time of release	_
Cell phone number	Alternate phone number	_
Email address		
Mailing address (include city, state, and zip code)		
Physical address (include city, state, and zip code)		
Judicial approval of conditions:		
 Judge's signature		

## USE NOTES (Do not print use notes on pre-printed forms)

- 1. This form was revised in 2017 in conjunction with amendments to Rules 5-401, 6-401, 7-401, and 8-401 NMRA. These rules require the court to file written findings of the individualized facts justifying any secured bond as soon as possible, but no later than two (2) days after the conclusion of the pretrial release hearing. Judges are encouraged to enter their written findings on this order at the conclusion of the hearing. If more detailed findings are necessary, the judge should make any supplemental findings in a separate document within two (2) days of the conclusion of the hearing.
- 2. If a surety provides bond for the defendant, Form 9-304 NMRA must also be completed. If a third-party custodian is named, the third-party custodian agreement must also be completed and signed.

[Approved, effective September 1, 1990; as amended by Supreme Court Order 07-8300-29, effective December 10, 2007; as amended by Supreme Court Order No. 17-8300-005, effective for all cases pending or filed on or after July 1, 2017; as amended

by Supreme Court Order No. 22-8300-015, effective for all cases pending or filed on or after December 31, 2022.]

#### **ANNOTATIONS**

The 2022 amendment, approved by Supreme Court Order No. 22-8300-015, effective December 31, 2022, added the condition that the defendant refrain from consuming cannabis, cannabis products, or synthetic cannabinoids without a certification from a licensed medical practitioner to an existing list of conditions that the court may impose when setting conditions of release that will reasonably ensure the appearance of the defendant as required and the safety of any other person and the community, made certain technical, nonsubstantive changes, and revised the Use Notes; under the section titled "Defendant's conditions of release", after "[] not consume alcohol", added "[] not consume cannabis, cannabis products, or synthetic cannabinoids without a certification from a licensed medical practitioner"; and in the Use Notes, added new designations "1." and "2.".

**The 2017 amendment,** approved by Supreme Court Order No. 17-8300-005, effective July 1, 2017, changed the title of the form from "Order setting conditions of release bail bond" to Order setting conditions of release", completely rewrote the form, and added the Use Note.

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, revised the last paragraph of the "Defendant's Bond" to delete "or comply with the additional conditions checked below".

**Compiler's notes.** — Pursuant to a court order dated March 7, 1990, the former form, relating to appearance bond, is withdrawn and the above form is adopted, effective for cases filed on or after September 1, 1990.

A bail bond may not be forfeited for violations of conditions of release other than failure to appear. *State v. Romero*, 2007-NMSC-030, 141 N.M. 733, 160 P.3d 914.

## 9-303A. Withdrawn.

#### **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 17-8300-005, 9-303A NMRA, relating to release order and bond, was withdrawn effective for all cases pending or filed on or after July 1, 2017. For provisions of former rule, see the 2017 NMRA on *NMOneSource.com*.

#### 9-304. Bail bond.

[For use with District Court Rule 5-401 NMRA, Magistrate Court Rule 6-401 NMRA,

Municipal Court Rule 8-401 NMRA]

STATE OF NEW MEXICO

[COUNTY OF \_\_\_\_\_\_\_]

[CITY OF \_\_\_\_\_\_]

\_\_\_\_\_COURT

No.\_\_\_\_\_\_

[STATE OF NEW MEXICO]

[COUNTY OF \_\_\_\_\_\_\_]

[CITY OF \_\_\_\_\_\_]

[CITY OF \_\_\_\_\_\_]

V.

\_\_\_\_\_\_\_, Defendant

BAIL BOND

We, the undersigned, jointly and severally acknowledge that we and our personal representatives are bound to pay to the [State of New Mexico] [City of

Metropolitan Court Rule 7-401 NMRA and

The conditions of this bond are that the above-named defendant is to appear as required in accordance with any and all orders and directions relating to the defendant's appearance in the above-entitled matter as may be given or issued by the court or in any other district or appellate court to which the defendant may be removed or the cause transferred, including any bind-over or subsequent indictment of the defendant in the District Court for offenses arising out of the transaction or event for which this bond is given.

\_\_\_\_\_\_] the sum of \_\_\_\_\_ dollars

If the defendant appears as ordered, then this bond is to be void, but if the defendant fails to appear as required by this bond, payment of the amount of this bond shall be due forthwith. Forfeiture of this bond for any breach of its conditions may be declared by any court having cognizance of the above-entitled matter at the time of such breach; and if the bond is forfeited and if the forfeiture is not set aside, upon motion judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution may be issued and payment secured as provided by law.

By executing this bail bond the sureties submit to the jurisdiction of the court and irrevocably appoint the clerk of the court as their agent upon whom papers affecting their liability may be served.

IT IS AGREED AND UNDERSTOOD THAT THIS IS A CONTINUING BOND WHICH SHALL CONTINUE IN FULL FORCE AND EFFECT UNTIL SUCH TIME AS THE DEFENDANT IS FOUND GUILTY OR NOT GUILTY. THE BOND GUARANTEES THE APPEARANCE OF THE DEFENDANT.

This bond is signed on this	day of	,, at
Signature of defendant	Add	dress
Signature of surety	Add	dress
Signature of surety	Add	dress
JUSTI	IFICATION OF SUR	ETIES
(Not to be completed if surety is a to do business in the State of New		ensed
We, the undersigned sureties on c		of of nal] property in the state having
an unpledged and unencumbered dollars (\$). We further	net value in excess r say	of the sum of
		Signature of surety
		Signature of surety
On this day of above-named [county] [city] of the and who on their oath executed the ab me that they executed the bond as	State of New Mexic , known to me to ove and foregoing ju	oo be the persons described in and ustification and acknowledged to
		Notary public Approved:
		Judge or authorized person

#### **USE NOTES**

If the surety is married, both spouses must sign the bond unless it is demonstrated to the court that the property is not community property. See Section 40-3-4 NMSA 1978.)

[As amended, effective May 15, 1991; as amended by Supreme Court Order No. 07-8300-029, effective December 10, 2007.]

#### **ANNOTATIONS**

**The 2007 amendment**, approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, deleted the last sentence of the first paragraph of the conditions of release providing that the defendant is not to depart from the State and requiring the defendant to surrender himself after any judgment and revised the bond to eliminate the bond from continuing on appeal after a finding of guilty or not guilty.

**The 1991 amendment,** effective for cases filed on or after May 15, 1991, in the capitalized paragraph, inserted "and discharged by the court" and deleted "at all times up to the final disposition of all charges including imposition of sentence and any appeal or new trial" from the end of that paragraph.

**Purpose of bail bond.** — A bail bond is a type of bond to obtain the release of a person from imprisonment and to secure his appearance before the court. *State v. Valles*, 2004-NMCA-118, 136 N.M. 429, 99 P.3d 1164.

**Use of this form is required** by the Supreme Court rules. *State v. Valles*, 2004-NMCA-118, 136 N.M. 429, 99 P.3d 1164.

**Statute governs.** — Because the bail bond form which the Supreme Court requires sureties to sign when posting bail for a criminal defendant and a statute conflict on when the surety's obligation under the bond terminates, the statute governs. *State v. Valles*, 2004-NMCA-118, 136 N.M. 429, 99 P.3d 1164.

Section 31-3-10 NMSA 1978 governs over the inconsistent terms of the form prescribed by the Supreme Court. *State v. Valles*, 2004-NMCA-118, 136 N.M. 429, 99 P.3d 1164.

## 9-305. List of outstanding bonds, encumbrances and claims.

[For use with District Court Rule 5-401 NMRA, Magistrate Court Rule 6-401 NMRA, Metropolitan Court Rule 7-401 NMRA and Municipal Court Rule 8-401 NMRA]

STATE OF NE	W MEXICO
[COUNTY OF	

[CIT	Y OF	COURT	]		
			N	lo	
COL	JNTY OF .	EW MEXICO]	]		
			, C	Defendant	
			TSTANDING BO	•	
		must be kept current and tropolitan and Municipal		n any bond is file	d in District,
1.	Property	/ bondsman's name:			
2.	License	number:			
3.	Bondsm	an's business address:			
(Stre	et, City, S	tate, zip code)			
4.	Date of	this list:			
5.	Legal de	escription of property sec	curing bond ( <i>ma</i> )	y be attached):	
6.	Outstan	ding encumbrances and	claims, other tha	an bonds, agains	st property:
7.	Current	outstanding bonds writte	en against prope	rty.	
	nount of Bond	Name and Location of Court	Date Posted	Case Number	Name of Defendant

	CERTIFY UNDER PENA	ALTY OF PERJU	JRY that the abo	ve information is
true and correc	t as of the above date.			
		Pi	roperty Bondsma	 an

## 9-306. Withdrawn.

### **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 13-8300-036, Form 9-306 NMRA, relating to commitment for preliminary hearings, was withdrawn effective December 31, 2013. For provisions of former rule, see the 2013 NMRA on *NMOneSource.com*.

## 9-307. Notice of forfeiture and hearing.

[For use with District Court Rule 5-406 NMRA, Magistrate Court Rule 6-406 NMRA, Metropolitan Court Rule 7-406 NMRA and Municipal Court Rule 8-406 NMRA]

STATE OF NEW MEXICO		
COUNTY OF		
CITY OF	1	

	COURT	
STAT	E OF NEW MEXICO	
[COU	NTY OF]	
[CITY	OF]	
V.		No
	, Defendar	nt.
[and		
-		, (surety)
		, (surety)]
	NOTICE OF FORFEIT HEARING	
TO:	defendant	address
	surety	address
	surety	address
IT IS 0 at for a h	nd each of you are hereby notified that the base of a failure of the defendant to appear be ORDERED that you appear on the day [a.m.] [p.m.], before this court at hearing to determine whether a judgment of and severally, for the amount of the bond o	efore the court as required.  of,,, New Mexico, default should be entered against you,
judgm	ARE HEREBY NOTIFIED that if you fail to a sent of default will be entered against you, a ten (10) days, action may be taken to collec	nd if the judgment of default is not paid
mailed	FURTHER ORDERED that this Notice of Fo d by the clerk of the court to each of the pers sses and to all attorneys of record.	
		Judge

[Adopted, effective October 1, 1987; as amended by Supreme Court Order No. 07-8300-029, effective December 10, 2007; as amended by Supreme Court Order No. 17-8300-005, effective for all cases pending or filed on or after July 1, 2017.]

#### **ANNOTATIONS**

**The 2017 amendment,** approved by Supreme Court Order No. 17-8300-005, effective July 1, 2017, in the rule heading, after "forfeiture and", deleted "order to show cause" and added "hearing"; in the title of the form, after "FORFEITURE AND", deleted "ORDER TO SHOW CAUSE" and added "HEARING", replaced each occurrence of "order to show cause" with "hearing" throughout the form, in the last paragraph, after "known addresses and to", deleted "district attorney" and added "all attorneys of record", and after the last paragraph, deleted the line provided for the date.

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, deleted the provision of the notice providing for a notice of forfeiture if the defendant violates a condition of release.

## 9-308. Order setting aside bond forfeiture.

[For use with District Court Rule 5-406 NMRA, Magistrate Court Rule 6-406 NMRA, Metropolitan Court Rule 7-406 NMRA and Municipal Court Rule 8-406 NMRA]

STATE OF NEW MEXICO

[COUNTY OF \_\_\_\_\_]

[CITY OF \_\_\_\_\_]

\_\_\_\_\_COURT

STATE OF NEW MEXICO

[COUNTY OF \_\_\_\_\_]

[CITY OF \_\_\_\_\_]

v. \_\_\_\_, Defendant

[and

, (surety)]
ORDER SETTING ASIDE BOND FORFEITURE
The court held a hearing on (date) to determine whether a judgment of default should be entered on the defendant's bond(s).
The court finds that the defendant failed to appear as required.
The court further finds that the following good cause has been shown why the defendant failed to appear:
(check appropriate alternative)
[] the defendant was incarcerated in located at
[] the defendant was hospitalized at the time of the hearing in hospital located at
[] the defendant failed to appear because: (set forth other good cause)
·
The court further finds that the defendant has been brought before this court and is now available for further proceedings in the above case.
The court further finds that a judgment of default on the bond(s) has not been entered in the above case.
IT IS ORDERED that the forfeiture previously entered by this court is set aside.

[Adopted, effective, October 1, 1987; as amended by Supreme Court Order No. 17-8300-005, effective for all cases pending or filed on or after July 1, 2017.]

#### **ANNOTATIONS**

Judge

**The 2017 amendment,** approved by Supreme Court Order No. 17-8300-005, effective July 1, 2017, in the rule heading, after "aside", deleted "bail", in the title of the form, after "ASIDE", deleted "BAIL", deleted "A hearing having been held by the" and added "The", after "court", deleted "upon the order to show cause why" and added "held a hearing on

(date) to determine whether", after "should", deleted "not", and after "defendant's", deleted "bail bond:" and added "bond(s).", and deleted the line provided for the date.			
9-309. Judgment of default on bond.			
[For use with District Court Rule 5-406 NMRA, Magistrate Court Rule 6-406 NMRA, Metropolitan Court Rule 7-406 NMRA and Municipal Court Rule 8-406 NMRA]			
STATE OF NEW MEXICO			
[COUNTY OF]			
[CITY OF]			
COURT			
STATE OF NEW MEXICO			
[COUNTY OF]			
[CITY OF]			
v. No			
, Defendant			
[and			
, (surety)]			
JUDGMENT OF DEFAULT ON BOND			
This matter having come before this court for a hearing,			
THE COURT FINDS:			
(check applicable alternative)			
[] The defendant previously signed an unsecured appearance bond, agreeing to appear in court as required and promising to pay \$ to the court for a failure to appear;			

of \$, secured by a deposit in cash of 10% of the full amount, agreeing to appear in court as required, and promising to forfeit the cash deposit and pay the remaining 90% of the bond to the court for a failure to appear;
[] The defendant or the defendant's unpaid surety previously signed a secured appearance bond in the full amount of \$, secured by the pledging of real property, agreeing that the defendant will appear in court as required, and promising to forfeit the full amount of the bond to the court for a failure to appear;
[] The defendant previously signed a secured appearance bond in the full amount of \$, secured by a deposit in cash of 100% of the full amount, agreeing to appear in court as required, and promising to forfeit the full amount of the bond to the court for a failure to appear.
[] The defendant's surety, a licensed bail bondsman, previously signed a surety bond in the full amount of \$, agreeing to ensure the defendant's appearance in court as required, and promising to forfeit the full amount of the bond to the court for a failure to appear;
The defendant failed to appear in the Court on (date) at (time), as required;
This court served a Notice of Forfeiture and Hearing on the clerk of the court, forfeiting the defendant's bond more than thirty (30) days prior to this hearing;
The clerk of the court mailed to the defendant and the above named surety, if any, the Notice of Forfeiture and Hearing regarding whether a judgment of default should be entered on the forfeited bond;
The forfeited bond has not been set aside, the defendant has not been surrendered into custody, and good cause has not been shown why a judgment of default should not be entered.
IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED that judgment in the following amount is hereby entered against the defendant and the above named surety, if any:
[] \$, which is the full amount of the bond.
[] \$, which is a percentage of the full amount of the bond.
IT IS FURTHER ORDERED that if the defendant has a surety, the defendant and the surety are jointly and severally liable for the payment of this judgment.

IT IS FURTHER ORDERED that if the full amount of this judgment is not paid into this court within ten (10) days after entry of this order, action may be taken to enforce this judgment against the defendant and the above named surety, if any.

IT IS FURTHER ORDERED that if this judgment is not paid within ten (10) days, the above named surety, if any, shall not execute any new bonds until the full amount of this judgment is paid.

IT IS FURTHER ORDERED that if this judgment is entered against a licensed bail bondsman and this judgment is not paid within ten (10) days, a copy of the judgment shall be mailed by the clerk of the court to the superintendent of insurance.

Judge

## **USE NOTES**

1. If the court is entering a judgment of default on more than one bond, the court should issue a separate judgment form for each bond.

[Effective October 1, 1987; as amended, effective August 1, 1989; as amended by Supreme Court Order No. 07-8300-029, effective December 10, 2007; as amended by Supreme Court Order No. 17-8300-005, effective for all cases pending or filed on or after July 1, 2017.]

#### **ANNOTATIONS**

**The 2017 amendment,** approved by Supreme Court Order No. 17-8300-005, effective July 1, 2017, changed the title of the form from "Default judgment on bond." to "Judgment of default on bond.", rewrote the form, and added the Use Note.

**The 2007 amendment**, approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, deleted the provision of the default judgment on a bail bond upon a finding that the defendant violated a condition of release.

**The 1989 amendment,** effective for cases filed on or after August 1, 1989, added "[Not to be used for Cash Bonds]" near the top of the form.

# 9-310. Withdrawn.

# **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 17-8300-005, 9-310 NMRA, relating to default judgment on bond, was withdrawn effective for all cases pending or filed on or after July 1, 2017. For provisions of former rule, see the 2017 NMRA on *NMOneSource.com*.

# 9-311. Irrevocable letter of credit.

[For use with District Court Rule 5-401B NMRA, Magistrate Court Rule 6-401B NMRA, Metropolitan Court Rule 7-401B NMRA and Municipal Court Rule 8-401B NMRA]

# **IRREVOCABLE LETTER OF CREDIT**

To:	( judge, clerk, court administrator
(financial institution) he in your favor by order of	
This letter of credit is for the account of the [County of] [City of	Court of the [State]
The total amount of credit is \$	
Drafts will be honored at	( <i>address</i> ) payable on sight.
This irrevocable letter of credit will expire on _	( <i>date</i> ).
(Any specifications the financial institution ma draft to be presented by the court against the	,
(financial institution) he and bona fide holders of drafts drawn under a irrevocable letter of credit that the letter will be delivery to drawee of all documents as specifi	and in compliance with the terms of this e duly honored upon presentation and
	Financial institution  By
	Signature
	Its
	Title

[Approved, effective September 1, 1990.]

9-312. Cash bond receipt and conversion after arrest on bench warrant.

[For use in the Metropolita	an Court]
STATE OF NEW MEXICO COUNTY OF IN THE METROPOLITAN	
	No
[STATE OF NEW MEXICO [COUNTY OF [CITY OF	]
v.	
	, Defendant
CONVERS	CASH BOND RECEIPT AND SION AFTER ARREST ON BENCH WARRANT
Defendant information:	
Arrest date: Date of birth: Social security number: Mailing address: City, state & zip code: Address (physical): City, state & zip code: Bond information:	
Date bond posted: Amount posted: Bond posted by¹: Date of birth: Social security number¹: Person paying bond's mailing address¹: City, state & zip code¹:	

# PERSON OTHER THAN DEFENDANT PAYING BOND:

(check applicable alternative and sign)

[]	I agree	
[]	I do not agree	
	ne cash I have posted may be used to pay any fines, fees order the defendant to pay after the defendant's release from	
		Signature of person posting cash
DEFE	ENDANT: (check applicable alternative and sign)	
[]	I agree to appear in the court or (a.m.) (p.m.).	n,
•	alternative may be used only when authorized by the ben n posting the bond.)	ch warrant and by the
[] fees a	I plead guilty to the charges. I ask the court to use the boand costs instead of requiring me to appear before the cou	• •
		Signature of defendant
BONI	D RECEIVED BY:	
		Signature of clerk or bail designee
		Title
		Date
COU	RT EMPLOYEE RECEIVING PAYMENT:	
		Signature
		Title
		Date

**USE NOTES** 

1. Complete if person posting bond is not the defendant.

[Approved, effective August 1, 1999; as amended by Supreme Court Order No. 07-8300-034, effective January 22, 2008.]

# **ANNOTATIONS**

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-034, effective January 22, 2008, limited the use of this form to the Metropolitan Court.

**Cross references.** — For bench warrants issued by the metropolitan court, see Rule 7-207 NMRA.

For cash receipts issued by the magistrate and municipal courts, see Criminal Form 9-312A NMRA.

# 9-312A. Receipt for cash, money order, or cashier's check.

• ,	
[For use in the magistrate and mur	nicipal courts]
STATE OF NEW MEXICO	
[COUNTY OF]	
[CITY OF]	
IN THE CO	URT
STATE OF NEW MEXICO	
[COUNTY OF]	
[CITY OF]	
V.	No
	, Defendant.
RECEIPT FOR CASH, I	MONEY ORDER, OR CASHIER'S CHECK
Defendant information:	
Arrest date:	
Date of birth:	
Mailing address:	

City, state & zip code:	
Address (physical) (if different from mailing address):	
City, state & zip code:	
Telephone number:	
(Include current telephone number or con	tact information in case a refund is due.)
(Fill in only if \$10,000 or more is paid.)	
Tax ID number or Social Security number of Defendant:	
Occupation, profession or business:	
Payment information:	
Date of payment:	
Amount paid:	
Number of money order or cashier's check:	
Issuer:	
Payment made by:	
· ·	rint name)
Mailing address of person paying cash, money order, or cashier's check if person paying is not defendant:	
City, state & zip code:	
Telephone number:	
(Include current telephone number or con	tact information in case a refund is due.)
(Fill in only if \$10,000 or more is paid.)	
Tax ID number or social security number of person paying:	
Occupation, profession or business:	

# PERSON OTHER THAN DEFENDANT PAYING CASH, MONEY ORDER, OR CASHIER'S CHECK:

I understand that the cash I have posted will be used to pay any fines, fees, or costs that the defendant owes if the court has ordered that the defendant may only be released upon the payment of such fines, fees, and costs and that if this is so I will not be entitled to a refund.

If the court has not ordered that the defendant will only be released upon payment of fines, fees, and costs,

[]	I agree			
[]	I do not agree			
that the cash I have posted may be used to pay any fines, fees, or costs that the court may order the defendant to pay after the defendant's release from custody.				
		Signature of person posting cash (required)		
	ENDANT: (If the defendant has been arrested adant's signature is not required.)	on a failure to pay warrant, the		
(This alternative may be used only when the defendant has failed to appear, the bench warrant authorizes release on payment of fines and fees, and the person posting the cash has checked the "I agree" box above.)				
[] I plead guilty to the charges. I ask the court to use the cash for payment of fines, fees, and costs instead of requiring me to appear before the court.				
(This alternative may be used only when the bench warrant authorizes release of the defendant on bond, instead of payment of fines and fees.)				
	I agree to appear in the ) at [a.m.] [p.m.].	court on,		
		Signature of defendant		
PAYI	MENT RECEIVED BY:			
		Signature of clerk or bail designee		
		Date		
COURT EMPLOYEE RECEIVING PAYMENT:				
		Signature of clerk or bail designee		
		Date		

[Approved by Supreme Court Order No. 07-8300-034, effective January 22, 2008; as amended by Supreme Court Order No. 13-8300-037, effective for all cases pending or filed on or after December 31, 2013.]

#### **ANNOTATIONS**

The 2013 amendment, approved by Supreme Court Order No. 13-8300-037, effective December 31, 2013, provided for payment in cash, money order, or cashier's check; added blanks for payment information, including information about the form of payment and the person making the payment; deleted the former title "Cash receipt" and added the current title; in the title of the first subdivision of the form, changed "CASH RECEIPT", to the current title; under "Defendant information", added "Telephone number" and the blank line, in the first parenthesis after the blank for "Telephone number", after "Include current", deleted "mailing address" and added "telephone number or contact information", in the second parenthesis, added "Fill" and deleted "to be filled", and after "or more is", added "paid" and deleted "tendered in case; required by Internal Revenue Service", after the second parenthesis, at the beginning of the first blank, added "Tax ID number or" and added the second blank for "Occupation, profession or business", after the blank for "Occupation, profession or business", deleted the former headings "Complete if person posting cash amount is not Defendant" and "Cash information" and deleted the former blanks for "Date cash posted", "Amount posted", "Cash posted by", "Mailing address of person paying cash", and "City, state & zip code", and deleted the former parenthesis, which required a telephone number or contact information if a refund was due; added the heading and blanks for "Payment information", including the last parenthesis "Fill in only if \$10,00 or more is paid" and the blank; in the title of the second division of the form, after "CASH", added the remainder of the title, and in the first paragraph, after "entitled to a refund", deleted "regardless of what I have checked below" and in the title of the third division of the form for signature by the clerk or bail designee, changed "CASH" to "PAYMENT".

**Cross references.** — For bench warrants issued by the Magistrate Court, see Rule 6-207 NMRA.

For bench warrants issued by the Municipal Court, see Rule 8-206 NMRA.

For cash bond receipts issued by the Metropolitan Court, see Criminal Form 9-312 NMRA.

# **ARTICLE 4 Arraignment and Preparation for Trial**

9-401. Waiver of counsel.

[For use with District Court Rule 5-301 NMRA, Magistrate Court Rule 6-501 NMRA, Metropolitan Court Rule 7-501 NMRA, and Municipal Court Rule 8-501 NMRA]

STAT COU	TE OF NEW MEXICO  NTY OF COURT
	COURT
STAT	E OF NEW MEXICO
V.	No
Defer	ndant
	WAIVER OF COUNSEL
	(To be used only if, upon conviction, the defendant may be sentenced to jail or prison)
1. this ca	You have told the Court that you do not want to be represented by an attorney in ase.
2.	You understand that you are charged with the following offense(s);
3.	You understand that the maximum penalty as to each count is as follows:
	<u> </u>

- 4. You understand that if you arc found guilty of the offense(s) you can be sentenced to a term of imprisonment and may be required to pay fines and court costs.
- 5. You understand that under the Constitutions of the United States and of the State of New Mexico, you have the right to be represented by an attorney at all critical stages of this criminal case. This includes before trial, at the trial itself, and during proceedings to determine what sentence should be imposed if you are found guilty. You understand that if you are unable to obtain the services of an attorney and arc determined to be indigent, an attorney will be provided to you free of charge.

- 6. You understand that the services of an attorney can be of great value in determining whether the charges against you are sufficient as a matter of law, whether the procedures used in investigating the charges and obtaining evidence against you, including any statements you may have made, were lawful, whether an act you may have committed actually amounts to the offense(s) of which you are charged, whether you have any other valid defense to the charge(s), and, if you arc found guilty, whether you should be placed on probation, required to pay a fine, or sentenced to a term of imprisonment.
- 7. You understand that the prosecution may be represented by an experienced attorney and that a person unfamiliar with legal procedures may allow the prosecutor an advantage by failing to make timely and valid objections; and because of this you may make tactical decisions that produce unintended consequences that are prejudicial to your defense.
- 8. You understand that the effectiveness of your defense may be diminished by your dual role as attorney and accused.
- 9. You understand that if you are found guilty of the offense(s) charged the Court may sentence you to a term of imprisonment even though you have given up your right to an attorney.
- 10. You understand that if you are convicted you will have a right to appeal your case but that you will not be allowed to complain on appeal about the effectiveness of your own representation.
- 11. You understand that if you choose to represent yourself the Court will hold you to the same rules of evidence and procedure that an attorney must follow.
- 12. You understand that your lack of knowledge of these rules will not prevent the Court from enforcing them.
- 13. You have been informed by the Court of the charge(s) against you, the possible punishments for the charge(s), and your right to have an attorney represent you, even if you cannot afford one.
- 14. You understand your rights and have had the opportunity to ask the Court any questions you might have about waiving your right to an attorney.
- 15. By signing this Waiver of Counsel Advisement you hereby knowingly, intelligently, and voluntarily waive your rights to an attorney.

DO NOT SIGN THIS FORM IF YOU WANT AN ATTORNEY. DO NOT SIGN THIS FORM UNLESS YOU HAVE READ IT AND UNDERSTAND IT.

Defendant		

# The Court FINDS the following:

- 1. Defendant has been fully informed of the charge(s) filed and of the right to have counsel appointed if indigent;
- 2. Defendant has executed a waiver of counsel and signed this waiver of counsel advisement after their terms and effects have been fully explained;
- 3. After inquiry into Defendant's background, education, and experience, Defendant is capable of self-representation; and,
- 4. Defendant has knowingly, intelligently, and voluntarily waived the right to counsel.

Judge:	
_	
Date: _	

[As amended, effective January 1, 1999; as amended by Supreme Court Order No. 21-8300-023, effective for all cases pending or filed on or after December 31, 2021.]

#### **ANNOTATIONS**

**The 2021 amendment,** approved by Supreme Court Order No. 21-8300-023, effective December 31, 2021, in the "For use with" note, added "Magistrate Court Rule 6-501 NMRA, Metropolitan Court Rule 7-501 NMRA, and Municipal Court Rule 8-501 NMRA", after "(To be used only if, upon conviction, the defendant may be", deleted "deprived of liberty" and added "sentenced to jail or prison)", and completely rewrote the remainder of the form.

**The 1998 amendment,** effective January 1, 1999, substituted "misdemeanors" for "(misdemeanor(s)) (felony(ies))" near the beginning, made gender neutral and stylistic changes near the end, and deleted the signature lines for approval by the district public defender at the end; and made minor stylistic changes.

# 9-401A. Withdrawn.

# **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 21-8300-023, 9-401A NMRA, relating to waiver of counsel, was withdrawn effective December 31, 2021. For provisions of former rule, see the 2020 NMRA on *NMOneSource.com*.

# 9-402. Withdrawn.

# **ANNOTATIONS**

**Withdrawals.** — This form, relating to the record of responses to questions at hearing to determine indigency and for the affidavit of the defendant, was withdrawn, effective for cases filed on or after July 1, 1988, by a Supreme Court order dated March 16, 1988.

# 9-403. Eligibility determination for indigent defense services.

For use in the District Court, Magistrate Court

and Metropolitan Court] [Section 31-15-7 NMSA 1978.]			
STATE OF NEW MEXICO COUNTY OF COURT			
	KEY		
[STATE OF NEW MEXICO] [COUNTY OF]			
V.	No	<del></del>	
	_, Defendant		
ELIGIBILITY DETERMINATIO	N FOR INDIG	ENT DEFENS	SE SERVICES
Name:	D	OB:	Age:
AKA:		_ Sex: Male F	emale SSN:
Address:	Phone:		
Charges:			
Lives alone: Lives with: Spouse _ Other	Children	Parent _	Friend
Marital status: Single Married	Divorced _	Separated	Widowed
Number of dependents in household:			

[] Defendant is in jail.	[] Defendant is not in	jail.
PRESUMPTIVE ELIGIBILI	TY:	
I currently DO NOT	receive public assistanc	ee.
I currently receive th County:	e following type of publi	ic assistance in
DEPARTMENT OF HEALT	H CASE MANAGEMEN	IT SERVICES (DHMS) \$
TANF/GA \$ Food	I Stamps \$ N	Medicaid \$
Public Housing \$	SSI/SSDI \$	
VA Disability		
Unable to complete Health/Developmental Issu	application because of pe of applicant.	possible Mental
NET INCOME: Employer's Name Employer's Phone Pay Period (weekly, every	SELF 	
second week, twice monthly, monthly) Net take home pay (salary wages minus deductions required by law)	\$	\$
Other income sources (please specify)	\$	
TOTAL ANNUAL	\$	SCREENING USE ONLY _+A
ASSETS:		
CASH ON HAND	\$	
BANK ACCOUNTS	\$	
REAL ESTATE (equity)	\$	
	\$	
MOTOR VEHICLES ( <i>equity</i> ) \$ \$		

	\$	\$
OTHER PERSONAL PROPERTY (equity):		
(describe and set forth equity)		
	\$	\$
	\$	\$
		SCREENING USE ONLY
TOTAL ASSETS	\$+	= /B
EXCEPTIONAL EXPENSES	· ·	•
MEDICAL EXPENSES (not c		\$
MEDICAL INSURANCE PAY	` ' '	\$
COURT-ORDER SUPPORT		\$
CHILD-CARE PAYMENTS (6	,	\$
OTHER (describe)		\$
		\$
		SCREENING USE ONLY
TOTAL EXCEPTIONAL EXP	ENSES \$	=
I UNDERSTAND THAT IF IT IS APPEAL TO THE COURT WIT OF THIS DECISION.		
I wish to appeal.		
I do not wish to appeal.		
STATE OF NEW MEXICO		
COUNTY OF		
This statement is made under my financial condition is correct screening agent, district defen- institutions, employers, relative agencies.	ct to the best of my knowledg der and the court to obtain in	e. I hereby authorize the formation from financial
Date	S	signature of applicant

STATE OF NEW MEXICO	)	
COUNTY OF	) ss )	
Signed and sworn to (or affirmed) b		( <i>date</i> ) by
(Seal, if any)		Notary My commission expires:
COLUMN "A" (net income) plus (	COLUMN "B" (assets)	SCREENING USE ONLY
minus COLUMN "C" (exception	onal expenses) AVA	ILABLE FUNDS
equals AVAILABLE FUNDS		=/
The applicant is indigent.		
The applicant is not indigent		
The applicant [has] [has not]	paid the \$10.00 applica	ation fee.
Receipt number:		
Based on the above answers and indigent.	nformation, I find that the	e applicant [is] [is not]
Signature of Screening Agent		Title
(Complete the following only if the pay the \$10.00 application fee).	court has determined tha	at the applicant is unable to
I find that the applicant fee, due to the following		00 indigency application
waive the payment of the	ne \$10.00 application fee	and I therefore e.
		anature of Screening Agent

# **GUIDELINES FOR DETERMINING ELIGIBILITY**

Pursuant to Section 31-15-7 NMSA 1978, the following guidelines are established for determination of indigency and eligibility for public defender services.

#### I. APPLICATION FEE

A person shall pay a non-refundable application fee for each case in the amount set in Section 35-15-12 NMSA 1978 at the time the person applies with the public defender for representation. The interviewer will determine if the financial circumstances of the applicant are such that the fee would pose an exceptional hardship, and will recommend to the District office Administrator or Eligibility Supervisor if the fee should be waived. The interviewer will document on the application the reason for the fee waiver.

## II. PRESUMPTION OF INDIGENCY

An applicant is presumed indigent if the applicant is a current recipient of state or federally administered public assistance programs for the indigent: temporary assistance for needy families (TANF), general assistance (GA), supplemental security income (SSI), social security disability income (SSDI), Veteran's disability benefits (VA) if the benefit is the sole source of income, food stamps, medicaid, public assisted housing or Department of Health, Case Management Services (DHMS). Proof of assistance must be attached to the application and no further inquiry is necessary. The document submitted as proof must clearly identify the applicant as currently receiving the qualifying benefit. Benefit cards without other supporting documents will not be accepted as proof of benefit. If the applicant is not receiving Medicaid benefits, but has dependents in the household for whom Medicaid eligibility has been determined, the applicant will be presumed indigent. Home equity, etc. is not to be taken into account if the applicant is a current recipient of one of the six programs described above.

If the interviewer is unable to complete the indigency application or believes the information to be unreliable because of communication or other problems associated with a mental or developmental disability of the applicant, indigency will be presumed. When this is the case the *Mental Health/Communication* section of the application should be checked. Where available, the designated attorney for mental health issues is to be immediately notified, and if that person is not available the duty attorney is to be immediately notified.

## III. FINANCIAL RESOURCES

If the applicant is not presumptively indigent, the screening agent shall examine the financial resources of the applicant with consideration given to:

Net Income, Paragraph A;

Assets, Paragraph B; and

Exceptional Expenses, Paragraph C.

- A. **Net Income.** The screening agent shall include total salary and wages for the applicant and the applicant's spouse minus deductions required by law (*FICA*, state and federal withholding). Child support deductions and medical insurance deductions will also be considered if already deducted from salary, but will not be recounted in the *Exceptional Expenses* section if counted here. Savings deductions and non-mandatory retirement deductions will be added to the net income. In order to calculate the salary of an individual, the screening agent shall use one of the two methods:
- (1) if the individual is presently unemployed, the screening agent shall ask about employment during the twelve (12) months preceding the interview date and calculate the amount of money earned during such twelve (12) months. Proof of this income must be attached to the application; or
- (2) if the individual is presently employed, the screening agent shall project the current income for twelve (12) months into the future. Proof of this income must be attached to the application. If the applicant is unemployed and has no income, the screening agent shall inquire as to how the applicant "gets by". Proof of income is not required but responses must be documented on the eligibility form (*i.e.* eats on soup line, street person, sleeps in car, *etc.*) and some proof of how the individual lives must be provided if available, *i.e.*, lives with someone providing support, lives on the street (*must provide some proof of assistance from homeless shelters or other street assistance providers*). If the applicant gets by on "odd jobs", the income from the odd jobs must be verified. Zeros will not be accepted for income. If there is no income, an explanation is needed as to why there is no income and documentation is needed that sets forth the reason for no income.
- (3) Any person that has been incarcerated for six (6) months or more is also presumed to be indigent. Proof must be provided, i.e., proof of incarceration, jail release form. An individual incarcerated in a Department of Corrections facility in any state automatically qualifies.

Net income shall include, but is not limited to social security payments, union funds, veteran's benefits, worker's compensation, unemployment benefits, regular support from any absent family member, public or private employee pensions, or income from dividends, interests, rents, estates, trusts or gifts. If the applicant lives alone but receives rent from a family member, the rent shall be considered as regular support from the applicant's family and shall be included as income.

The income of a spouse must be included in the calculation of income even though the applicant and the applicant's spouse are not living in the same household unless:

(a) the applicant and the spouse are legally separated (*must provide proof of legal separation*);

- (b) the applicant and the spouse have not resided together within the last 12 months and the applicant can provide a notarized statement from an adult family member verifying that fact; or
- (c) the spouse is an alleged victim of the applicant or complaining witness against the applicant.
- B. **Assets.** The screening agent shall consider all assets of the applicant and the applicant's spouse that are readily convertible into cash within a reasonable period of time. Assets include all cash on hand as well as in checking and savings accounts, stocks, bonds, certificates of deposit and tax refunds. Real estate other than the primary residence shall be valued at the current full valuation on the county property tax rolls less any outstanding obligations against the property. Written documentation of both the value and the outstanding obligations will be attached to the application.
- C. **Exceptional Expenses.** The screening agent shall consider any unusual expenses of the applicant and the applicant's legal dependents that would, in all probability, prohibit the applicant from being able to secure private counsel. The following expenses are not exceptional expenses: rent, food, utilities, gas money, consumer loans and student loans. Exceptional expenses shall include, but not be limited to, costs for medical care or medical insurance, family support obligations and child care payments.

In order to be included as an exceptional expense:

- (1) the cost of medical care cannot be covered by insurance;
- (2) family support expense obligations must be verified by court order or a notarized statement from the person to whom the support is paid. The support must actually be paid on a regular basis; and must be verified by written documentation such as receipts or cancelled checks;
- (3) child care must be paid on a regular basis. If the applicant says that child support is paid when the applicant can, the payments do not qualify as exceptional expenses.

The applicant must provide proof of the exceptional expense incurred and proof that payment is being made on a regular basis. If proof is provided, the regular monthly payment for the exceptional expense is multiplied by twelve (12) months and the calculated amount can be deducted from total income.

Other exceptional expenses shall include: payroll garnishments, internal revenue service claims, court ordered attorney fees or other court ordered payments and funeral expenses not covered by insurance.

An approved filing from a pending bankruptcy proceeding of a potential client can be considered in determining indigency.

## IV. INDIGENCY FORMULA

An applicant is indigent if the applicant's available funds do not exceed one hundred fifty percent (150%) of the current federal poverty guidelines established by the United States Department of Labor.

The screening agent shall calculate the amount of available funds by adding the total for net income for the household (Column A) together with the total for assets for the household (Column B) and subtracting the total for exceptional expenses (Column C). If the available funds exceed one hundred fifty percent (150%) of the applicable federal poverty level guideline, the applicant is not indigent.

If the applicant does not know the applicant's spouse's income or assets the applicant is presumed not indigent and is not eligible for free representation unless the applicant produces the necessary information within two (2) working days after the interview.

## V. APPEAL

If the applicant is found by the screening agent or the court not to be indigent, the applicant may appeal the decision to the district defender in those districts with public defender offices. If the applicant wishes to appeal the decision of the district defender, the applicant shall appeal to the district court. In those districts without public defender offices, the applicant may appeal directly to the district court. If the applicant wishes to appeal a finding that the applicant is not indigent:

- (1) in those districts with district public defender offices, the screening agent shall notify the public defender of the appeal;
- (2) in those districts without public defender offices, the screening agent shall notify the court of the appeal.

Any appeal regarding indigency shall be filed within ten (10) working days after the date of the decision and must be disposed of by the district court within thirty (30) days of the filing.

## VI. NEW CHARGES

If an applicant has applied for public defender services within six (6) months prior to the filing of new charges or a probation violation, completion of a new eligibility determination form is not necessary, but the applicant shall be required to pay the application fee. A printout of the CDMS entry for the original application with the new referral should be placed in the new file being opened. If an applicant has applied for

public defender services and been found eligible more than six (6) months prior to the filing of new charges or a probation violation, completion of a new eligibility determination form is necessary. An applicant must pay the application fee for each case for which the applicant seeks representation regardless of whether completion of a new eligibility documentation form is required, unless the fee has been waived.

[Adopted, effective September 24, 1986; as amended, effective August 1, 1989; December 1, 1993; February 14, 1997; November 1, 2004; as amended by Supreme Court Order No. 09-8300-039, effective October 26, 2009; as amended by Supreme Court Order No. 21-8300-023, effective for all cases pending or filed on or after December 31, 2021.]

# **ANNOTATIONS**

The 2021 amendment, approved by Supreme Court Order No. 21-8300-023, effective December 31, 2021, revised the guidelines for determining eligibility for indigent defense services; in Section V, in the last undesignated paragraph, deleted "All appeals" and added "Any appeal regarding indigency", and after "the date of the decision", added "and must be disposed of by the district court within thirty (30) days of the filing", deleted former Section VI, which related to reimbursement by applicants who are ineligible for free representation but are unable to hire private counsel and sign a contract for public defender representation on a reimbursement basis, and redesignated the succeeding section accordingly.

The 2009 amendment, approved by Supreme Court Order No. 09-8300-039, effective October 26, 2009, in the style of the case, added the blank for "KEY"; in the first paragraph after the title of the form, deleted the blanks for "DC#" and "MC#"; in the section labeled "Presumptive Eligibility", in the fourth line, changed "AFDC" to "TANF/GA", in the fifth line, deleted the blank for "DSI\$" and changed "SSI" to "SSI/SSDI", in the sixth line, added the blank for "VA Disability", and added the seventh line for "Unable to complete application because of possible Mental Health/Developmental Issue of applicant"; in the section labeled "Exceptional Expenses", added the second line for "Medical Insurance Payments (receipts required)"; under the paragraph partially labeled "Column A plus Column B", in the third line, after "applicant [has] [has not] paid the", deleted "statutory" and inserted "\$10.00"; in the paragraph following the first signature line for the screening agent, in the parentheses, after "applicant is unable to pay the", deleted "statutory indigency" and inserted "\$10.00", in the sentence following the parentheses, between "the applicant is unable to pay the" and "\$10.00", deletes "statutory", after "\$10.00 indigency application fee", added "due to the following reason \_\_\_\_\_\_", and after "waive the payment of the", deleted "indigency" and added "\$10.00"; and deleted the signature line for the "Judge or authorized designee"; in the section labeled "Guidelines For Determining Eligibility", in Section I, Application Fee, deleted the former second sentence which provided for waiver of the application fee if the applicant is homeless or incarcerated and unable to pay the fee, and added the second and third sentences; in Section II, Presumption of Indigency, in the first paragraph after "social security disability income (SSDI)", added

"Veteran's disability benefits (VA) if the benefit is the sole source of income", after "food stamps, medicaid", deleted "disability security income (DSI)", and added the third, fourth and fifth sentences; in Section II, Presumption of Indigency, in the second paragraph after "other problems associated with a mental", added "or developmental", deleted the former second sentence which provided that if the application cannot be completed because of the mental disability of the applicant or because the information is unreliable, the Department of Health, Case Management Services should be consulted, and added the second and third sentences; in Section III, Financial Resources, in Paragraph A, in the first paragraph, added the second and third sentences, and added Item (b) of Subparagraph (3) of Paragraph A; in Section III, Financial Resources, in Paragraph B after "Real estate", added "other than the primary residence" and after "shall be valued at", deleted "fair market value" and added "the current full valuation on the county property tax rolls"; in Section III, Financial Resources, in Paragraph C, in the first paragraph after "costs for medical care", added "or medical insurance", in the second paragraph, in Subparagraph (2), after "family support expense obligations must be", deleted "court ordered" and added "verified by court order or a notarized statement from the person to whom the support is paid", and in the second sentence, at the beginning of the sentence, added "The support must", after "actually", added "be", and after "on a regular basis", added the remainder of the sentence, and in the last paragraph, before "bankruptcy", added "pending"; and in Section VII, New Charges, in the second sentence, changed "A copy of the last eligibility determination form" to "A printout of the CDMS entry for the original application with the new referral."

The 2004 amendment, effective November 1, 2004, relocated the oath formerly following "Total Exceptional Expenses" to follow the time limit to appeal if not indigent language; replaced the Indigency Table with the Indigency Formula Part IV; and provided "statutory" for "\$10.00" and added "Receipt number: preceding the signature line of the screening agent, and substituted "statutory indigency" for "\$10.00", "statutory" for "\$10.00" and "indigency" for "\$10.00" in the language preceding the judge or authorized designee signature line. The amendment also, in the Guidelines for Determining Eligibility, added present Guideline I, redesignated former Guidelines I through VI as present Guidelines II through VII, substituted "temporary assistance for needy families (TANF), general assistance (GA), supplemental security income (SSI), social security disability income (SSDI)" for "aid to families of dependent children (AFDC)" in the first sentence of the first paragraph and deleted "until the applicant's competency to stand trial and indigency is determined by the public defender or court" following "presumed" at the end of the first sentence in the second paragraph of Guideline II, added "Paragraph A", "Paragraph B" and "(Paragraph C)" in the introductory paragraph and rewrote former Paragraph A(2) so as to create present Paragraphs A(2) and (3) in Guideline III, substituted "that are readily" for "which are" in the first sentence and rewrote the last sentence of Paragraph B of that guideline, and, in Paragraph C of that guideline, substituted "that" for "which" in the first sentence of the first paragraph, deleted "or child care" following "support" in Subparagraph (3) of the second paragraph, and added the last paragraph. The amendment further added the first paragraph and substituted the present last sentence for the former last two sentences in the second paragraph of Guideline IV, substituted the present first

paragraph for the former first four paragraphs and the present last paragraph for the former last paragraph in Guideline VI, and, in the second paragraph of that guideline, inserted "under a reimbursement contract" in the first sentence and "the applicant's" in the second sentence and substituted "execution" for "completion" and deleted "and note" following "contract" in each sentence, and, in Guideline VII, added "but the applicant shall be required to pay the application fee" in the first sentence, rewrote the third sentence and added the last sentence.

**The 1997 amendment,** effective February 14, 1997, revised the Indigency Table and added the second sentence in the italicized instruction following the Indigency Table.

The 1993 amendment, effective December 1, 1993, rewrote the form and guidelines.

**The 1989 amendment,** effective for cases filed on or after August 1, 1989, rewrote this form.

**Cross references.** — For duty of public defender to adopt indigency standard, see Section 31-15-7 NMSA 1978.

For indigency determination, see Section 35-15-12 NMSA 1978.

# 9-403A. Conditional order of appointment.

	, Defendant.
V.	No
STATE OF NEW MEXICO COUNTY OF,	
STATE OF NEW MEXICO COUNTY OF COURT	
Sections 34-6-46, 34-8A-11 and 35-5-8 NMSA 1978]	

#### CONDITIONAL ORDER OF APPOINTMENT

This matter having come before the court, the court finds:

(please check appropriate box or boxes)

THE COURT FINDS THAT:

[] The defendant is incarcerated.

[]	The defendant is not incarcerated.		
	COURT FURTHER FINDS THAT the defendant is unable es representation by the Law Offices of the Public Defende		
	THEREFORE ORDERED THAT the defendant shall make es of the Public Defender for representation within Drder.		
appoir defend	FURTHER ORDERED THAT the Law Offices of the Public inted to represent the defendant in the above-entitled caus adant making application to the Law Offices of the Public Desentation as set forth herein.	e contingent upon the	
IT IS F	FURTHER ORDERED THAT:		
[]	] the application fee is waived.		
[]	the application fee is not waived.		
	Jud	dge	
	CERTIFICATE OF MAILING		
I certif	ify that I mailed a copy of this order to the above-named de (set forth address), and to the public defe day of		
	7.1	udgo) (Clork)	
	<u>`</u>	udge) (Clerk)	
		ate	
IAdop <sup>1</sup>	oted, effective July 1, 1988; as amended, effective January	1, 1996; as amended	

[Adopted, effective July 1, 1988; as amended, effective January 1, 1996; as amended by Supreme Court Order No. 12-8300-028, effective for all cases filed on or after January 7, 2013; as amended by Supreme Court Order No. 15-8300-006, effective for all cases pending or filed on or after December 31, 2015; as amended by Supreme Court Order No. 21-8300-023, effective for all cases pending or filed on or after December 31, 2021.]

Committee commentary. — Form 9-403A NMRA was amended in 2012 to clarify that the Law Offices of the Public Defender cannot be appointed without the defendant completing the indigency application required by the Law Offices of the Public Defender. If not otherwise specified in the Order, the Defendant should submit the application to the Law Offices of the Public Defender within twenty-five (25) days from date the

Conditional Order of Appointment is filed. If the Defendant fails to comply with the Order, the court may issue an Order to Show cause and initiate contempt proceedings.

[As adopted by Supreme Court Order No. 12-8300-028, effective for all cases filed on or after January 7, 2013; as amended by Supreme Court Order No. 15-8300-006, effective for all cases pending or filed on or after December 31, 2015.]

# **ANNOTATIONS**

The 2021 amendment, approved by Supreme Court Order No. 21-8300-023, effective December 31, 2021, removed language related to reimbursement for legal representation by defendants who are determined not to be indigent; and deleted "If the defendant is determined not to be indigent under the Law Offices of the Public Defender's indigency guidelines as approved by the New Mexico Supreme Court, the defendant shall execute a contract to reimburse the State of New Mexico for legal representation and related expenses in the amount determined in accordance with the Law Offices of the Public Defender's guidelines."

**The 2015 amendment,** approved by Supreme Court Order No. 15-8300-006, effective December 31, 2015, throughout the form and the committee commentary, changed "Public Defender Department" or "Department" to "Law Offices of the Public Defender"; and under the first signature line, deleted "Magistrate Judge", "Metropolitan Judge" and "District Judge", and added "Judge".

The 2012 amendment, approved by Supreme Court Order No. 12-8300-028, effective January 7, 2013, made the order of appointment contingent upon the determination that defendant is indigent; required the defendant to reimburse the State for legal representation and expenses if the defendant is not indigent; in the title of the rule, deleted "Order" and added "Conditional order"; in the title of the form, added "conditional"; in the second finding, deleted the first paragraph which found that the defendant was indigent, and in the second finding, deleted "the defendant is not indigent, but is unable to obtain counsel" and added the remainder of the paragraph; in the first order, deleted the first paragraph which appointed the Public Defender Department to represent the defendant, deleted the second paragraph which ordered a named contract attorney to represent the defendant, and in the third paragraph, deleted "the defendant shall reimburse the State of New Mexico in an amount of no less than \$\_\_\_\_\_\_ for legal representation and related expenses" and added the remainder of the paragraph; added the second order; and in the last order, in the second paragraph, after "application fee is", deleted "required" and added "not waived".

The 1996 amendment, effective January 1, 1996, added "THE COURT FINDS THAT" heading and added the alternatives under that heading; added "THE COURT FURTHER FINDS THAT:" heading and deleted "desires counsel" following "indigent" in the second alternative under that heading; substituted "the Public Defender Department is appointed to represent" for "Public Defender shall represent" in the first alternative of the order; substituted "no less than" for "not less than" in the third alternative in the

order; and added the "IT IS FURTHER ORDERED THAT" heading and added the alternatives under that heading.

# 9-403B. Conditional order of appointment; contract defense counsel.

[Sect	ion 35-5-8 NMSA 1978]
COU	TE OF NEW MEXICO  NTY OF COURT
	TE OF NEW MEXICO NTY OF
v.	No
	, Defendant.
	CONDITIONAL ORDER OF APPOINTMENT <sup>1</sup> CONTRACT DEFENSE COUNSEL
This	matter having come before the court, the court finds:
(plea	se check appropriate box or boxes)
THE	COURT FINDS THAT:
[] []	The defendant is incarcerated. The defendant is not incarcerated.
THE	COURT FURTHER FINDS THAT:
[]	The defendant is indigent and unable to obtain counsel.
IT IS	THEREFORE ORDERED THAT:
in the	The Law Offices of the Public Defender is appointed to represent the defendant above-entitled case, an attorney on contract with the [Law es of the Public Defender] [City of], shall represent the adapt in the above-entitled case.

IT IS FURTHER ORDERED THAT:

<ul><li>[] The application fee is waived.</li><li>[] The application fee is required.</li></ul>		
	Judge	
CERTIFICATE O	F MAILING	
I certify that I mailed a copy of this order to t (set forth address), and Defender on the day of	to the Law Offices of the Public	
Date	(Judge) (Clerk)	
USE NOT	TES	
1. This form may be used in municipal courts and in magistrate court jurisdictions where the Law Offices of the Public Defender does not have a physical office and relies on appointed contract attorneys to represent indigent defendants. In jurisdictions where the Law Offices of the Public Defender has a physical office, magistrate courts should use Form 9-403A NMRA.		
[Adopted by Supreme Court Order No. 15-8300-006, effective for all cases pending or filed on or after December 31, 2015; as amended by Supreme Court Order No. 21-8300-023, effective for all cases pending or filed on or after December 31, 2021.]		
ANNOTAT	IONS	
The 2021 amendment, approved by Supreme Court Order No. 21-8300-023, effective December 31, 2021, removed language related to reimbursement for legal representation by defendants who are determined not to be indigent; and deleted "The defendant is not indigent, but is unable to obtain counsel.", and deleted "The defendant shall reimburse the [State of New Mexico] [City of in an amount of no less than \$ for legal representation and related expenses."		
9-404. Transfer order; insanity defense.		
[For use with Magistrate Court Rule 6-501(C) NMRA, Metropolitan Court Rule 7-501(C) NMRA, and Municipal Court Rule 8-501(C) NMRA]		
STATE OF NEW MEXICO		
[COUNTY OF]		

[CITY OF]		
COURT		
[STATE OF NEW MEXICO]		
[COUNTY OF]		
[CITY OF]		
V.		No
	, Defendant.	

(OIT) / OF

# TRANSFER ORDER: INSANITY DEFENSE

The defendant has raised the defense of not guilty by reason of insanity at the time of commission of an offense.

I hereby ORDER that the defendant be transferred to the district court for further proceedings.

Judge

(Attach copy of Complaint; any Warrants issued; any Appearance Bond or Bail Bond; Order Specifying Conditions of Release; all pleadings, including any record of proceedings made by the Court; and any exhibits.)

[As amended by Supreme Court Order No. 18-8300-023, effective for all cases filed on or after February 1, 2019.]

#### **ANNOTATIONS**

The 2018 amendment, approved by Supreme Court Order No. 18-8300-023, effective February 1, 2019, removed the provision related to the mental competency of the defendant to stand trial, and made citation revisions to conform with amendments to related rules; in the heading, added "insanity defense"; in the "for use with" language, changed "6-507" to "6-501(C)", changed "7-507" to "7-501(C)", and changed "8-507" to "8-501(C)"; in the form title, added "INSANITY DEFENSE"; after "defendant", deleted "having entered a plea" and added "has raised the defense" and "at the time of commission of an offense"; and deleted "An issue having been raised as to the mental competency of the defendant to stand trial."

9-404A. Order on motion for competency evaluation; transfer.

[For use with Magistrate Court Rule 6-507.1 NMRA and Municipal Court Rule 8-507.1 NMRA] STATE OF NEW MEXICO [COUNTY OF \_\_\_\_\_] [CITY OF \_\_\_\_\_] \_\_\_\_COURT STATE OF NEW MEXICO [COUNTY OF \_\_\_\_\_] [CITY OF \_\_\_\_\_] No. ٧. \_\_\_\_\_, Defendant. ORDER ON MOTION FOR COMPETENCY EVALUATION [AND TRANSFERRING CASE] The Court, having considered the motion for competency evaluation [and the response in opposition] and being otherwise fully advised in the premises, FINDS and **CONCLUDES:** An issue as to the defendant's competency to stand trial has been raised by 1. motion of: [] the defense. [] the prosecution. [] the court. 2. A hearing on the motion: [] was held. [] was not held.

3.

The parties:

	[] stipulate that this case should be transferred to the district court for a competency determination.		
	[] do not stipulate that this case should be transferred to the district court for a competency determination.		
4.	The motion:		
	[] is based on a good faith belief that the defendant may not be competent to stand trial.		
	[] is not based on a good faith belief that the defendant may not be competent to stand trial.		
5.	The motion:		
[]	is not advanced for purposes of delay.		
[]	is advanced for purposes of delay.		
6.	The court FINDS:		
	[] The motion IS supported by a reasonable belief that the defendant may not be competent to stand trial based upon the following:		
	[] The facts alleged in the motion for a competency evaluation, which are		
	[] set forth in the written motion and incorporated herein or		
	[] described as follows:		
	;		
	[] The court's observations of the defendant, described as follows:		

	; and
	[] Other:
	·
OR	
	IS NOT supported by a reasonable belief that the defendant may not ent to stand trial.
7. It is ORDER	ED that the proceedings in this case:
[] court	shall be suspended, and this case shall be transferred to the district for a determination of competency; or
	shall not be transferred to the district court because the allegations sufficient to demonstrate a reasonable belief that the defendant may e competent to stand trial.
Judge	
Attorney for the Sta	ate
Attorney for the def	fendant

# **USE NOTES**

1. Although the ultimate determination of the defendant's competency to stand trial is made by the district court, the magistrate or municipal court should determine, prior to transferring a case to district court, whether the factual allegations of incompetency are sufficient to demonstrate a reasonable belief that the defendant may not be competent to stand trial. See Rule 6-507.1 NMRA; Rule 8-507.1 NMRA.

2. A defendant is competent to stand trial if the defendant (1) has sufficient present ability to consult with his or her lawyer with a reasonable degree of rational understanding, (2) has a rational as well as factual understanding of the proceedings against him or her, and (3) has the capacity to assist in his or her own defense and to comprehend the reasons for punishment *See State v. Linares*, 2017-NMSC-014, ¶ 34, 393 P.3d 691; *see also* UJI 14-5104 NMRA.

[Approved by Supreme Court Order No. 18-8300-023, effective for all cases filed on or after February 1, 2019.]

# 9-405. Waiver of arraignment - Entry of plea of not guilty.

[For use with District Court Rule 5-303 N	MRA]	
STATE OF NEW MEXICO		
COUNTY OF		
IN THE DISTRICT COURT		
	No	
STATE OF NEW MEXICO		
v.		
	, Defendant	
WAIVER OF ARRAIGNMENT <sup>1</sup>		
ENTRY OF PLEA OF NOT GUILTY		
I understand that I am charged with the f law of the State of New Mexico:	ollowing criminal offense or offenses under the (list	

I understand that I am entitled to personally appear before the district court and enter my plea to the crime or crimes charged and to have my rights explained to me.

all offenses charged).

I hereby acknowledge receipt of a copy of the complaint, indictment or information which I have read and had explained to me by defense counsel. I understand the crime or crimes charged and the penalty provided by law for the crime or crimes charged.

I further understand that: I have a right to trial by jury; I have a right to the assistance of an attorney at all stages of the proceeding, and to an appointed attorney, to be furnished free of charge, if I cannot afford one; I have a right to confront the witnesses

against me and to cross-examine them as to the truthfulness of their testimony; I have a right to present evidence on my own behalf and to have the state compel witnesses of my choosing to appear and testify; I have a right to remain silent and that any statement made by me may be used against me; I have a right to trial by jury and that all jurors must agree on my guilt of the crime charged beyond a reasonable doubt for me to be found guilty.

After reading and understanding the above, I hereby give up my right to personally appear before the district court for arraignment and I hereby enter a plea of not guilty to all criminal offenses charged in the above-styled cause.

I understand that any conditions of release previously imposed remain in effect.

I further understand that the district court may impose additional conditions of release, and, if no conditions of release have been previously set, the district court may impose conditions of release and may require me to attend a hearing to address conditions of release.		
Date	Name of Defendant	
I have explained to the defendant the defendant's right to personally appear before the district court to enter a plea of not guilty and to have the defendant's rights explained to the defendant by the judge and I am satisfied that the defendant understands the waiver of this right.		
I certify that I served a copy of this waiver on	opposing counsel. I also certify that:	
if conditions of release were previously imposed, a copy of the order imposing hose conditions of release is attached to this waiver; or		
[] the parties have entered into a stipulated order setting conditions of release, which is attached to this waiver for the court's approval; or		
[] the parties request a hearing to consider conditions of release.		
Date	Defense counsel	

**ADDITIONAL PROVISIONS**<sup>2</sup>

Defendant shall appear on \_\_\_\_\_\_ to review conditions of

[] Do

[] Release on personal recognizance. It is ordered that the defendant be released without bail on the defendant's promise to appear and subject to the conditions checked below.				
[]	Third party custody release to:			
[] Court	Bond is continued as set in Magistrate Court and shall be transferred to District urt.			
[] Bond is set in the sum of:dollars (\$), and the defendant and their sureties will execute a bond binding them to pay the State of New Mexico the amount set in the event that the defendant fails to appear as required. The bond shall be posted in the manner indicated below:				
	[]	Secured by signature – by the defendant and their sureties.		
	[]	Cash only - the posting of the entire amount of the bond set.		
certific	[] Corporate surety – the posting of a security for the full amount by a ified and approved bonding company.			
[] 10% cash deposit – the deposit of not more than 10% of the bond in cash into the court registry.				
[] Property – the posting of unencumbered real estate to cover the amount of the bond.				
[] Defendant must contact their attorney (frequency, e.g., weekly).				
[]	Pre-trial conference date is:			
[]	Docket call date is:			
[]	Trial date is:			
[]	Defendant must sign Waiver of Extradition.			
[]	Defendant is not to leave the jurisdiction of the court.			
[]	Defendant is not to consume any alcoholic beverages or non-prescription drugs.			
[] witnes	Defendant is not to have contact with any co-defendants, victims or any tnesses.			
[]	Defen	dant is to obey all law of the United States and the State of New Mexico.		

[] Defendant is to be booked atreleased.	county detention center and		
[] Other:	·		
 Date	District Judge		
USE NC	DTES		
1. This waiver must be served on the state others that an arraignment will not be held. The effective unless signed by the district court judge.	is waiver shall not be filed and is not		
2. If the court decides to impose new or additional conditions of release prior to accepting the waiver of arraignment, the court shall issue a notice of hearing to all parties to address conditions of release.			
[As amended, effective September 1, 2005; as 07-8300-029, effective December 10, 2007.]	s amended by Supreme Court Order No.		
ANNOTA	TIONS		
<b>The 2007 amendment,</b> approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, added the certificate of service by defense counsel, the additional certificate of defense counsel and added the court order at the end of the form that has been designated as "Additional Provisions <sup>2</sup> ".			
The 2005 amendment, approved by Supreme September 1, 2005, deleted the requirement to arraignment by the defendant.	•		
9-405A. Waiver of first appearance.			
[For use with Magistrate Court Rule 6-501 NMRA, and Metropolitan Court Rule 7-501 NMRA]			
STATE OF NEW MEXICO [COUNTY OF]COURT			
	No		
[STATE OF NEW MEXICO] [COUNTY OF]			

		, Defendant
		, Delellualii

#### WAIVER OF FIRST APPEARANCE

(For cases not within magistrate or metropolitan court trial jurisdiction)

I understand that I am charged with the following criminal	offense or offenses under the
law of the State of New Mexico: (list all offenses charged)	
,	

I understand that I am entitled to personally appear before the [magistrate] [metropolitan] court to have my rights explained to me.

I hereby acknowledge receipt of a copy of the complaint, indictment or information which I have read and had explained to me by defense counsel. I understand the crime or crimes charged and the penalty provided by law for the crime or crimes charged.

I understand that entry of a plea agreement may have an effect upon my immigration or naturalization status, as well as my legal rights and personal opportunities, and I acknowledge that, if I am represented by an attorney, my attorney has advised me of the immigration consequences of a plea agreement.

(Domestic violence or felony cases only) I understand that an entry of a plea for a crime of domestic violence or felony will affect my constitutional right to bear arms, including shipping, receiving, possessing or owning any firearm or ammunition, all of which are crimes punishable under federal law for a person convicted of domestic violence.

I understand that entry of this plea agreement may require me to register as a sex offender under the Sex Offender Registration and Notification Act [29-11A-1 NMSA 1978], and I acknowledge that, if I am represented by an attorney, my attorney has advised me of the requirement to register.

I further understand that: I have a right to bail; I have a right to trial by jury; I have a right to the assistance of an attorney at all stages of the proceeding, and to an appointed attorney, to be furnished free of charge, if I cannot afford one; I have the right to remain silent and understand that any statement made by me may be used against me; and I have a right to a preliminary hearing.

After reading and understanding the above, I hereby give up my right to personally appear before the above court for a first appearance to have my rights explained and bail set or reviewed.

Name of Defendant	Date
·	ght to personally appear before the above court the judge and I am satisfied that he understands
Defense Counsel	Date
[Approved effective September 1, 1990 8300-030, effective December 15, 2007	; as amended by Supreme Court Order No. 07- 7.]
AN	NOTATIONS
December 15, 2007, revised the provisi	upreme Court Order No. 07-8300-030, effective from relating to the consequences of a plea on the led the provisions relating to the consequences offender cases.
	of the consequences of a conviction under the I NMSA 1978, and the so-called "Brady Bill", 18 70 NMRA.
9-405B. Waiver of arraignment	; entry of plea of not guilty.
[For use with Magistrate Court Rule 6-5 Municipal Court Rule 8-501 NMRA]	i01 NMRA and
STATE OF NEW MEXICO	
[COUNTY OF]	
COURT	
[STATE OF NEW MEXICO]	
[COUNTY OF	]
V.	No
	, Defendant.

WAIVER OF ARRAIGNMENT<sup>1</sup> ENTRY OF PLEA OF NOT GUILTY

# (For cases within magistrate or municipal court trial jurisdiction)

I understand that I am charged with the following criminal offense or offenses	under the
law of the State of New Mexico:	(list
all offenses charged).	•

I understand that I am entitled to personally appear before the court and enter my plea to the crime or crimes charged and to have my rights explained to me.

I hereby acknowledge receipt of a copy of the complaint or citation, which I have read and had explained to me by defense counsel, if any. I understand the crime or crimes charged and the penalty provided by law for the crime or crimes charged.

I further understand that: I have a right to bail; I have a right to the assistance of an attorney at all stages of the proceeding, and that I may be entitled to an appointed attorney, to be furnished free of charge, if I cannot afford one; I have a right to confront the witnesses against me and to cross-examine them as to the truthfulness of their testimony; I have a right to present evidence on my own behalf and to have the prosecution compel witnesses of my choosing to appear and testify; I have a right to remain silent and that any statement made by me may be used against me; I have a right to trial before a judge or jury; and that the prosecution must prove my guilt of the crime charged beyond a reasonable doubt for me to be found guilty.

After reading and understanding the above, I hereby give up my right to personally appear before the court for arraignment and I hereby enter a plea of not guilty to all criminal offenses charged in the above-styled cause.

I understand that any conditions of release previously imposed remain in effect.

I further understand that the court may impose additional conditions of release, and, if no conditions of release have been previously set, the court may impose conditions of release and may require me to attend a hearing to address conditions of release.

Date	Name of Defendant

(To be completed by the defendant's attorney, if any)

I have explained to the defendant the defendant's right to personally appear before the court to enter a plea of not guilty and to have the defendant's rights explained to the defendant by the judge, and I am satisfied that the defendant understands the waiver of this right.

I certify that I served a copy of this waiver on opposing counsel. I also certify that:

[] if conditions of release were previously imposed, a continuous conditions of release is attached to this waiver; or	copy of the order imposing	
[] the parties have entered into a stipulated order setting which is attached to this waiver for the court's approval; or	ng conditions of release,	
[] the parties request a hearing to consider conditions	of release.	
Date	Defense counsel	
Date	Judge	
USE NOTES		
This waiver must be served on the state in time for the some others that an arraignment will not be held. This waiver shat effective unless signed by the judge.		
[Adopted by Supreme Court Order No. 15-8300-006, effect filed on or after December 31, 2015.]	ive for all cases pending or	
9-406. Guilty plea proceeding.		
[For use with District Court Rule 5-303 NMRA]		
STATE OF NEW MEXICO		
COUNTY OF		
IN THE DISTRICT COURT		
No		
STATE OF NEW MEXICO		
v.		
, Defendant.		
OUII TV DI EA DOGGEDING		

## **GUILTY PLEA PROCEEDING**

The defendant personally appearing before me, I have ascertained the following facts, noting each by initialing it.

Judge's Initial			
	_ 1.	That the defenda [information] [inc	ant understands the charges set forth in the [complaint] lictment].
	_ 2.	charged, includir	ant understands the range of possible sentences for the offenses ng any mandatory minimum penalties, maximum possible ossible sentence enhancements as
	_ 3.		ant understands the following constitutional rights which the up by pleading guilty:
		(a)	the right to trial by jury, if any;
		(b)	the right to the assistance of an attorney at trial, and to an appointed attorney, to be furnished free of charge, if the defendant cannot afford one;
		(c)	the right to confront the witnesses against him and to cross- examine them as to the truthfulness of their testimony;
		(d)	the right to present evidence on his own behalf, and to have the state compel witnesses of his choosing to appear and testify;
		(e)	the right to remain silent and to be presumed innocent until proven guilty beyond a reasonable doubt.
	_ 4.	That the defenda defendant has b	ant wishes to give up the constitutional rights of which the een advised.
	_ 5.		a basis in fact for believing the defendant is guilty of the dand that an independent record for such factual basis has
	_ 6.	that the defenda	ant and the prosecutor have entered into a plea agreement and nt understands and consents to its terms. ( <i>Indicate "NONE" if a has not been signed</i> .)
	_7.	That the plea is than a plea agre	voluntary and not the result of force, threats or promises other ement.
	_ 8.	That under the c	ircumstances, it is reasonable that the defendant plead guilty.
	_ 9.	effect upon the o	ant understands that a plea of guilty or no contest may have an defendant's immigration or naturalization status, and that, if the resented by counsel, the defendant has been advised by amigration consequences of the plea.
	_ 10.	plea of guilty or the defendant's or possessing or over	nce or felony cases only.) That the defendant understands that a no contest for a crime of domestic violence or felony will affect constitutional right to bear arms, including shipping, receiving, whing any firearm or ammunition, all of which are crimes or federal law for a person convicted of domestic violence.

11.	a plea of guilty or no coor may be required, the	s represented by counsel and the defendant has entered ontest to a crime for which registration as a sex offender is defendant has been advised by counsel of the nt under the Sex Offender Registration and Notification Ac SA 1978].
intelligently plead		nat the defendant knowingly, voluntarily and ges and accept such plea. A copy of this in the above-styled case.
District Judge		Date
	CERTIFICATE	BY DEFENDANT
understand the co	<u> </u>	ne of the matters noted above, that I m giving up by pleading guilty and that I
		Defendant
	with my client with referen my client its contents in c	ce to the execution of this certificate and I letail.
		Defense Counsel
	LISE	NOTES

#### USE NOTES

For use in the district court when there is no plea and disposition agreement.

[As amended, effective September 1, 1990; withdrawn, effective May 1, 1998; as amended by Supreme Court Order No. 07-8300-029, effective December 10, 2007; by Supreme Court Order No. 10-8300-028, effective December 3, 2010.]

### **ANNOTATIONS**

The 2010 amendment, approved by Supreme Court Order No. 10-8300-028, effective December 3, 2010, in Paragraph 2, after "sentences for the offenses charged", added "including any mandatory minimum penalties, maximum possible penalties, and possible sentence enhancements as follows" and deleted "from a suspended sentence to a maximum of"; and deleted all references to "guilty but mentally ill".

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, revised paragraph 9 relating to immigration and added paragraphs 10 and 11.

**The 1998 amendment,** effective May 1, 1998, deleted "6-502, 7-502, 8-502" following "5-303" in the caption of the form; substituted "trial" for "all stages of the proceeding" in item 3(b); and rewrote the defense counsel certification.

**The 1990 amendment,** effective for cases filed on or after September 1, 1990, substituted "the defendant" for "he" in Facts 3, 3(b), and 4; substituted "the right" for "his right" in Facts 3(a) through 3(e); inserted "is" preceding "(guilty)" in Fact 5; added Fact 9; and substituted "such plea" for "his plea" at the end of the next-to-last sentence.

**Cross references.** — For a discussion of the consequences of a conviction under the Family Violence Protection Act, 40-13-1 NMSA 1978, and the so-called "Brady Bill", 18 U.S.C. Section 922, see Civil Form 4-970 NMRA.

Retroactive application of *State v. Paredaz*. — The holding of *State v. Paredaz*, 2004-NMSC-036, 136 N.M. 533, 101 P.3d 799, that a criminal defense attorney who represents a noncitizen client must advise that client of the specific immigration consequences of pleading guilty to pending charges and that an attorney's failure to do so will be ineffective assistance of counsel if the client was prejudiced applies retroactively to 1990 when New Mexico rules and forms were amended to require attorneys to advise their client about the possible immigration consequences of a guilty plea. *Ramirez v. State*, 2014-NMSC-023, *aff'g* 2012-NMCA-057, 278 P.3d 569.

Where in 1997, petitioner pleaded guilty to misdemeanors; in 2009, petitioner learned that the guilty pleas rendered petitioner inadmissible to the United States; petitioner's attorney never advised petitioner about any immigration consequences of petitioner's guilty pleas; had petitioner known about the immigration consequences of petitioner's guilty pleas, petitioner would not have pleaded guilty; and petitioner sought to vacate the guilty pleas on the basis of ineffective assistance of counsel, petitioner had a viable claim for withdrawal of petitioner's 1997 guilty pleas based on ineffective assistance of counsel. *Ramirez v. State*, 2014-NMSC-023, *aff'g* 2012-NMCA-057, 278 P.3d 569.

Judicial inquiry of potential immigration consequences. — An effective judicial inquiry into a defendant's actual understanding of immigration consequences may require more than asking the defendant whether he understands the potential immigration consequences, but should inquire of the defendant and his attorney, on the record, whether the two discussed the potential immigration consequences and what defendant's actual understanding of those consequences is. *State v. Favela*, 2015-NMSC-005, *aff'g* 2013-NMCA-102, 311 P.3d 1213.

Where defense attorney failed to advise defendant, who was a Mexican national, of the specific immigration consequences of pleading guilty to aggravated battery and driving under the influence of alcohol, the New Mexico supreme court held that the advisement

by the judge of the immigration consequences of the defendant's guilty plea cannot, by itself, cure the prejudice created by the defense attorney's deficient performance, and therefore defense attorney provided ineffective assistance of counsel. *State v. Favela*, 2015-NMSC-005, *aff'g* 2013-NMCA-102, 311 P.3d 1213.

**No mention is made of conditional discharge or deferred sentencing** in this form. *Vigil v. New Mexico Motor Vehicle Div.*, 2005-NMCA-057, 137 N.M. 438, 112 P.3d 299.

# 9-406A. Guilty plea or no contest plea proceeding.

STATE OF NEW MEXICO

[For use with Magistrate Court Rule 6-502 NMRA, Metropolitan Court Rule 7-502 NMRA and Municipal Court Rule 8-502 NMRA]

[COUNTY OF	_]
[CITY OF	]
COURT	
[STATE OF NEW MEXICO]	
[COUNTY OF	_]
[CITY OF	]
V.	No
,	Defendant.
GUILTY PLEA OR N	O CONTEST PLEA PROCEEDING <sup>1</sup>
The defendant personally appearing	before me, I have ascertained the following facts:
That the defendant understan agrees to plead [guilty] [no contest] to	ds the charges set forth in the complaint and o the following charges:
	ds the range of possible sentences for the offense inimum penalties, maximum possible penalties, and follows:

3. That, if pleading no contest, the defendant has been advised and understands

that a plea of no contest has the same effect as a plea of guilty in this court.

- 4. That the defendant has been advised and understands the following constitutional rights which the defendant gives up by pleading [guilty] [no contest]:
  - (a) the right to trial;
  - (b) the right to trial by jury, if any<sup>2</sup>;
  - (c) the right to the assistance of an attorney at all stages of the proceeding, and to an appointed attorney, to be furnished free of charge, if the defendant cannot afford one;
  - (d) the right to confront the witnesses against the defendant and to crossexamine them as to the truthfulness of their testimony;
  - (e) the right to present evidence and to have the court compel witnesses to appear and testify;
  - (f) the right to remain silent and to be presumed innocent until proven guilty beyond a reasonable doubt;
  - (g) the right to appeal the conviction.
- 5. That the defendant wishes to give up those constitutional rights of which the defendant has been advised.
  - 6. That there is a factual basis for the plea.
- 7. That the plea is voluntary and not the result of force, threats or promises (*other than a plea agreement*).
- 8. That under the circumstances, it is reasonable that the defendant plead [guilty] [no contest].
- 9. That the defendant understands that a plea of guilty or no contest may have an effect upon the defendant's immigration or naturalization status, as well as the defendant's legal rights and personal opportunities, and that, if the defendant is represented by counsel, the defendant has been advised by counsel of the immigration consequences of the plea.

## (For use only in Magistrate and Metropolitan Court.)

10. (Domestic violence cases only.) That the defendant understands that a plea of guilty or no contest for a crime of domestic violence will affect the defendant's constitutional right to bear arms, including shipping, receiving, possessing or owning any firearm or ammunition, all of which are crimes punishable under federal law for a person convicted of domestic violence.

## (For use only in Magistrate and Metropolitan Court.)

11. That, if the defendant pleads guilty or no contest to a crime for which registration as a sex offender is or may be required, and, if the defendant is represented by counsel, the court shall determine that the defendant has been advised by counsel of the registration requirement under the Sex Offender Registration and Notification Act [Sections 29-11A-1 to -10 NMSA 1978].

	rs noted above. I understand the constitutional uilty] [no contest] to the charges specified above.
Date	 Defendant
I certify that prior to the defendant's case <sup>3</sup> :	s entry of a plea of guilty or no contest in this
I have discussed this case with my client's constitutional rights and all pos	client in detail and I have advised my client of my sible defenses.
I explained the consequences of a	plea of guilty or a plea of no contest.
In my opinion the plea of [guilty] [no made.	contest] was voluntarily and understandingly
Date	Attorney for defendant
	nclude that the defendant knowingly, voluntarily test] to the specified charges and accept such
Date	 Judge
	IOT NOTES

#### **USE NOTES**

- 1. This form is to be used if the defendant may be incarcerated in jail. This form may be used in all cases in which the defendant is charged with a domestic violence offense, a battery, a violation of substance abuse laws, driving while under the influence or with an offense which has a mandatory minimum jail term.
- 2. 4(b) is not applicable to municipal court and may be eliminated because there is no right to a trial by jury in municipal court.
  - 3. To be completed if the defendant has not signed a written waiver of counsel.

[Adopted, effective September 1, 1990; May 1, 1997; May 15, 2003; as amended by Supreme Court Order No. 07-8300-030, effective December 15, 2007; as amended by Supreme Court Order No. 08-8300-048, effective December 31, 2008; by Supreme Court Order No. 10-8300-028, effective December 3, 2010.]

#### **ANNOTATIONS**

**The 2008 amendment,** approved by Supreme Court Order No. 08-8300-048, effective December 31, 2008, added the phrase "or no contest plea" to the title of the rule; added the phrase "OR NO CONTEST PLEA" to the title; in Paragraph 10, deleted the phrase "or felony" following the phrase "domestic violence"; and in Paragraph 11, changed the citation to the Sex Offender Registration and Notification Act from "29-11A-1 NMSA" to "Sections 29-11A-1 through 29-11A-10 NMSA 1978".

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-030, effective December 15, 2007, added paragraph 3 relating to no contest pleas; renumbered paragraphs 3 through 8 as paragraphs 4 through 9; revised paragraph 9 relating to the consequences of a plea on the defendant's immigration status; added paragraphs 10 and 11 relating to the consequences of a plea in domestic violence and sex offender cases; and deleted the last sentence of use note 1 that prohibited the use of this form when there is a written plea agreement.

The 2003 amendment, effective May 15, 2003, deleted "(jail sentence to be imposed)" following the title of the form; in the second numbered paragraph, inserted "a mandatory minimum of \_\_\_\_\_ and" following "the offense charged"; in the eighth numbered paragraph, substituted "including immigration or naturalization, and the defendant's legal rights and personal opportunities" for "or rights" following "legal status"; following the eighth numbered paragraph, deleted language concerning the alternatives of plea agreements and conditional pleas; transferred the sentence concerning the judge's conclusion from above the attorney's certification to below it, and rewrote the first use note.

**Cross references.** — For a discussion of the consequences of a conviction under the Family Violence Protection Act, 40-13-1 NMSA 1978, and the so-called "Brady Bill", 18 U.S.C. Section 922, see Civil Form 4-970 NMRA.

**No mention is made of conditional discharge or deferred sentencing** in this form. *Vigil v. New Mexico Motor Vehicle Div.*, 2005-NMCA-057, 137 N.M. 438, 112 P.3d 299.

9-407. Plea of no contest.

[For use in the Magistrate Court, Metropolitan Court and Municipal Court]
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT
No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]
v.
, Defendant
PLEA OF NO CONTEST
The defendant in the above-styled cause hereby enters an appearance in the above- styled cause and enters a plea of no contest on the following understandings, terms and conditions:
1. that he has a right to trial and gives up this right;
2. that he has a right to be represented by an attorney and gives up this right;
<ol> <li>that he has a right to present evidence in his own behalf and have the City compel witnesses of his choosing to appear and testify and gives up this right;</li> </ol>
The defendant understands that a plea of NO CONTEST has the same effect as a plea of guilty in this court.
The defendant hereby enters a plea of NO CONTEST and agrees to pay a fine of).
Defendant

9-408. Plea and disposition agreement.

[For use with District Court Rule 5-304 NMRA]

STATE OF NEW MEXICO

COUNTY
JUDICIAL DISTRICT
No
STATE OF NEW MEXICO
v.
, Defendant.
DOB:
SSN:
PLEA AND DISPOSITION AGREEMENT <sup>1</sup>
The State of New Mexico and the defendant hereby agree to the following disposition of this case:
Plea:
The defendant agrees to plead [guilty] [no contest] to the following offenses:
Terms:
This agreement is made subject to the following conditions:
[1. <b>Agreement as to sentence.</b> That the following disposition will be made of the charges:
[1. <b>No agreement as to sentence.</b> There are no agreements as to sentencing. The mandatory minimum penalties, maximum possible penalties, and possible sentence enhancements are as follows:
(set forth possible penalties).]
2. <b>Additional charges.</b> The following charges will be dismissed, or if not yet filed, shall not be brought against the defendant <sup>3</sup> :
[3. <b>Restitution.</b> The defendant agrees to pay restitution as follows:

- 4. **Effect on charging document.** That this agreement, unless rejected or withdrawn, serves to amend the complaint, indictment, or information to charge the offense to which the defendant pleads, without the filing of any additional pleading. If the plea is rejected or withdrawn, the original charges are automatically reinstated.
- 5. **Waiver of defenses and appeal.** Unless this plea is rejected or withdrawn, the defendant gives up any and all motions, defenses, objections or requests which the defendant has made or raised, or could assert hereafter, to the court's entry of judgment and imposition of a sentence consistent with this agreement. The defendant waives the right to appeal the conviction that results from the entry of this plea agreement.
- 6. **Withdrawal permitted if agreement rejected.** If after reviewing this agreement and any presentence report the court concludes that any of its provisions are unacceptable, the court will allow the withdrawal of the plea, and this agreement will be void. If the plea is withdrawn, neither the plea nor any statements arising out of the plea proceedings shall be admissible as evidence against the defendant in any criminal proceedings.

I understand that entry of this plea agreement may have an effect upon my immigration or naturalization status, and I acknowledge that, if I am represented by an attorney, my attorney has advised me of the immigration consequences of this plea agreement.

(Domestic violence or felony cases only.) I understand that an entry of a plea for a crime of domestic violence or felony will affect my constitutional right to bear arms, including shipping, receiving, possessing or owning any firearm or ammunition, all of which are crimes punishable under federal law for a person convicted of domestic violence.

I understand that entry of this plea agreement may require me to register as a sex offender under the Sex Offender Registration and Notification Act [Sections 29-11A-1 to -10 NMSA 1978] and I acknowledge that, if I am represented by an attorney, my attorney has advised me of the requirement to register. [] (check here if inapplicable)

I have read and understand the above. I have discussed the case and my constitutional rights with my lawyer. I understand that by pleading [guilty] [no contest] I will be giving up my right to a trial by jury, to confront, cross-examine and compel the attendance of witnesses and my privilege against self-incrimination.

I understand that if the court grants me probation, a suspended sentence, a deferred sentence or a conditional discharge, the terms and conditions thereof are subject to

modification in the event that I violate any of the terms or conditions imposed.		
Date	Defendant	

# **DEFENSE COUNSEL REVIEW**

I have reviewed the plea and disposition agreement with my client. I have discussed this case with my client and I have advised my client of my client's constitutional rights and possible defenses.			
Defe	nse co	ounsel	Date
		PROSECUTOR	REVIEW
		eviewed and approve this plea and and consistent with the best interes	disposition agreement and find that it is sts of justice.
Pros	ecutor	<u> </u>	Date
		DISTRICT COURT	APPROVAL
The d	efenda	ant personally appearing before me	and I have concluded as follows:
1. That the defendant understands the charges set forth in the [complaint] [information] [indictment].			
2. charg		the defendant understands the ran om probation to a maximum of	ge of possible sentences for the offenses
3. defen		the defendant understands the follogives up by pleading [guilty] [no con	owing constitutional rights which the test]:
	(a)	the right to trial by jury, if any;	
attorn	(b) ey, to	the right to the assistance of an a be furnished free of charge, if the o	attorney at trial, and to an appointed defendant cannot afford one;
exam	(c) ine the	the right to confront the witnessesem as to the truthfulness of their tes	s against the defendant and to cross- stimony;
the st	(d) ate co	the right to present evidence on tempel witnesses of the defendant's	he defendant's own behalf, and to have choosing to appear and testify;
beyor	(e) nd a re	the right to remain silent and to be asonable doubt.	e presumed innocent until proven guilty

- 4. That the defendant wishes to give up the constitutional rights of which the defendant has been advised.
- 5. That there exists a basis in fact for believing the defendant [is guilty of] [committed] the offenses charged and that an independent record for such factual basis has been made.
- 6. That the defendant and the prosecutor have entered into a plea agreement and that the defendant understands and consents to its terms.
- 7. That the plea is voluntary and not the result of force, threats or promises other than a plea agreement.
- 8. That under the circumstances, it is reasonable that the defendant plead [guilty] [no contest].
- 9. That the defendant understands that a conviction may have an effect upon the defendant's immigration or naturalization status and that, if the defendant is represented by counsel, the defendant has been advised by counsel of the immigration consequences of the plea.
- 10. That the defendant understands that a conviction may require the defendant to register as a sex offender under the Sex Offender Registration and Notification Act and that if the defendant is represented by counsel, the defendant has been advised by counsel of the requirement to register.

On the basis of these findings, I conclude that the defendant knowingly, voluntarily and

intelligently pleads [guilty] [no contest] to the	above charges and accepts such plea.
These findings shall be made a part of the re	ecord in the above-styled case.
•	·
District Judge	Date

#### USE NOTES

- 1. This form is used instead of Form 9-406 NMRA if there is a plea agreement. This form is not used for conditional plea. See Criminal Form 9-408C NMRA if there is a conditional plea.
- 2. If the plea agreement is not made in exchange for a guaranteed, specific sentence, this paragraph should state as follows: "The State agrees to recommend the following sentence \_\_\_\_\_\_\_ or agrees not to oppose the defendant's request for a particular sentence, and the defendant understands that the court is not bound to those recommendations or requests and may sentence the defendant to a more unfavorable disposition."

3. This paragraph is used if there are other pending or known criminal charges against the defendant that will be disposed of by this agreement.

[As amended, effective September 1, 1990; May 1, 1998; as amended by Supreme Court Order No. 07-8300-029, effective December 10, 2007; by Supreme Court Order No. 10-8300-028, effective December 3, 2010.]

#### **ANNOTATIONS**

The 2010 amendment, approved by Supreme Court Order No. 10-8300-028, effective December 3, 2010, in the part of the pleading entitled "Plea and Disposition Agreement", in the subdivision entitled "Plea", in the sentence, after "plead [guilty] [no contest]", deleted the brackets and "[guilty but mentally ill]"; in the subdivision entitled "Terms" in the first paragraph, in Paragraph 1, entitled "No agreement as to sentence", in the second sentence, deleted "maximum penalties for these charges" and added "mandatory minimum penalties, maximum possible penalties, and possible sentence enhancement", after "are", added "as follows", and at the end of the second sentence, in the parentheses after "set forth", deleted "maximum" and added "possible", in the fourth paragraph, at the end of the paragraph, added "[] (check here if applicable)", and in the fifth paragraph, in the second sentence, after "pleading [quilty] [no contest]", deleted the brackets and "[guilty but mentally ill]"; in the part of the form entitled "District Court Approval", in Paragraph 3, in the introductory sentence, after "pleading [quilty] [no contest]", deleted the brackets and "[guilty but mentally ill]", in Paragraph 8, after "plead [quilty] [no contest]", deleted the brackets and "[quilty but mentally ill]", and in the last unnumbered paragraph, after "pleads [guilty] [no contest]", deleted the brackets and "[quilty but mentally ill]"; and in the Use Note, in Paragraph 2, deleted the former sentence which stated "Use appropriate alternative" and added the current sentence, deleted former Paragraph 3 which provided an example of a description of maximum penalties, and renumbered former Paragraph 4 as Paragraph 3.

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, revised the form to include in the consequences of a plea on the defendant's immigration status and added the provisions relating to the consequences of a plea in domestic violence and sex offender cases.

The 1998 amendment, effective May 1, 1998, rewrote the form.

**Cross references.** — For a discussion of the consequences of a conviction under the Family Violence Protection Act, 40-13-1 NMSA 1978, and the so-called "Brady Bill", 18 U.S.C. Section 922, see Civil Form 4-970 NMRA.

Plea agreements will be specifically enforced. — Where defendant entered into three plea agreements in which the state agreed that defendant would serve zero to nine years of incarceration, supervised probation, treatment program, or a combination thereof and that the sentences in each case would be served concurrently with each other; and the district court accepted the plea agreements and sentenced defendant to

twenty-one years in prison, with sixteen years suspended, for an actual prison term of five year, plus five years of supervised probation, the sentence violated the terms of the plea agreements, because the suspended sentence allowed for the possibility that defendant could actually serve more than nine years in prison and defendant was entitled to specific performance of the plea agreements. *State v. Gomez*, 2011-NMCA-120, 267 P.3d 831.

Plea agreement provided for a specific sentence. – Where the plea agreement provided for a maximum sentence of forty years and the court accepted the plea, the plea agreement constituted a promise, not a recommendation, for a sentence within a particular range that the court was bound to enforce and the imposition of a forty-two year sentence, nine of which were suspended, violated the sentence cap in the plea agreement. *State v. Miller*, 2012-NMCA-051, 278 P.3d 561, cert. granted, 2012-NMCERT-005.

**Plea agreement for a maximum sentence "at initial sentencing".** — Where the plea agreement provided for a maximum sentence of forty years "at initial sentencing", the phrase "at initial sentencing" did not transform the limit on sentencing into a limit on the initial period of incarceration because the sentence could not be increased at a later date and the court's sentence of forty-two years imprisonment, nine of which were suspended, violated the plea agreement. *State v. Miller*, 2012-NMCA-051, 278 P.3d 561, cert. granted, 2012-NMCERT-005.

**Strict adherence to form not required.** — Failure to utilize the form set out in this rule did not invalidate a guilty plea where there were adequate indicia that the plea was knowing and voluntary. *State v. Jonathan B.*, 1998-NMSC-003, 124 N.M. 620, 954 P.2d 52, cert. denied, 525 U.S. 865, 119 S. Ct. 155, 142 L. Ed. 2d 127 (1998).

Judicial inquiry of potential immigration consequences. — An effective judicial inquiry into a defendant's actual understanding of immigration consequences may require more than asking the defendant whether he understands the potential immigration consequences, but should inquire of the defendant and his attorney, on the record, whether the two discussed the potential immigration consequences and what defendant's actual understanding of those consequences is. *State v. Favela*, 2015-NMSC-005, *aff'g* 2013-NMCA-102, 311 P.3d 1213.

Where defense attorney failed to advise defendant, who was a Mexican national, of the specific immigration consequences of pleading guilty to aggravated battery and driving under the influence of alcohol, the New Mexico supreme court held that the advisement by the judge of the immigration consequences of the defendant's guilty plea cannot, by itself, cure the prejudice created by the defense attorney's deficient performance, and therefore defense attorney provided ineffective assistance of counsel. *State v. Favela*, 2015-NMSC-005, *aff'g* 2013-NMCA-102, 311 P.3d 1213.

# 9-408A. Plea and disposition agreement.

[For use with Magistrate Court Rule 6-502 NMRA, Metropolitan Court Rule 7-502 NMRA, and Municipal Court Rule 8-502 NMRA] STATE OF NEW MEXICO [COUNTY OF \_\_\_\_\_] [CITY OF \_\_\_\_\_] COURT [STATE OF NEW MEXICO] [COUNTY OF \_\_\_\_\_] [CITY OF \_\_\_\_\_] No. \_\_\_\_\_ ٧. \_\_\_\_\_, Defendant. DOB: \_\_\_\_\_ S.S.#: PLEA AND DISPOSITION AGREEMENT The prosecution and the defendant hereby agree to the following disposition of this case: Plea: The defendant agrees to plead [guilty] [no contest] to the following offenses: \_\_\_\_\_\_ Terms: On the following understandings, terms, and conditions:

Agreement as to sentence. That the following disposition will be made of the

[1.

charges:

[1. <b>No agreement as to sentence.</b> There are no agreements as to sentencing. The mandatory minimum penalties, maximum possible penalties, and possible sentence enhancements are as follows:		
(set forth possible penalties).]		
2. <b>Dismissed or additional charges.</b> That the prosecution will dismiss the following charges:		
The following charges are not yet filed and will not be filed against the defendant:	:	
	2	
New charges. The complaint is hereby amended to add the following cha against defendant:	rges	

- 4. **Effect on charging document.** That this agreement, unless rejected or withdrawn, serves to amend the complaint to charge the offense to which the defendant pleads, without the filing of any additional pleading. If the plea is rejected or withdrawn, the original charges are automatically reinstated.
- 5. **Waiver of defenses and appeal.** Unless this plea is rejected or withdrawn, that the defendant hereby gives up any and all motions, defenses, objections, or requests which the defendant has made or raised, or could assert hereafter, to the court's entry of judgment and imposition of a sentence consistent with this agreement.
- 6. **Withdrawal permitted if agreement rejected.** That, if after reviewing this agreement and any presentence report the court concludes that any of its provisions are unacceptable, the court will allow the withdrawal of the plea, and this agreement shall be null and void. If the plea is withdrawn, neither the plea nor any statements arising out of the plea proceedings shall be admissible as evidence against the defendant in any criminal proceedings.

I have read and understand the above. I have discussed the case and my constitutional rights with my lawyer. I understand that by pleading [guilty] [no contest] I will be giving up my right to a trial by jury if I am entitled to a jury,<sup>3</sup> to confront, cross-examine, and compel the attendance of witnesses, my privilege against self-

incrimination, and my right to appeal my conviction. I agree to enter my plea as indicated above on the terms and conditions set forth herein. I fully understand that if, as part of this agreement, I am granted probation, a suspended sentence, or a deferred sentence by the court, the terms and conditions thereof are subject to modification in the event that I violate any of the terms or conditions imposed.

I understand that entry of this plea agreement may have an effect upon my immigration or naturalization status, as well as my legal rights and personal opportunities, and I acknowledge that, if I am represented by an attorney, my attorney has advised me of the immigration consequences of this plea agreement.

## (For use only in Magistrate and Metropolitan Court.)

(*Domestic violence cases only.*) I understand that an entry of a plea for a crime of domestic violence will affect my constitutional right to bear arms, including shipping, receiving, possessing, or owning any firearm or ammunition, all of which are crimes punishable under federal law for a person convicted of domestic violence.

## (For use only in Magistrate and Metropolitan Court.)

I understand that entry of this plea agreement may require me to register as a sex offender under the Sex Offender Registration and Notification Act (Sections 29-11A-1 through 29-11A-10 NMSA 1978), and I acknowledge that, if I am represented by an attorney, my attorney has advised me of the requirement to register.

## (Check and complete if applicable.)

### **Conditional plea**

appeal. If I file an appeal on	ea of guilty that I have entered is conditioned upon my ne issue of (describe pre-	
Date	Defendant	
client's constitutional rights a disposition set forth herein a	with my client in detail and I have advised my client of my d all possible defenses. I believe that the plea and appropriate under the facts of this case. I concur in the above and on the terms and conditions set forth herein.	
Date	Defense Counsel	

Date	Prosecutor	
	Approved:	
	 Judge	
	USE NOTES	
	s not made in exchange for a guaranteed, specific uld state as follows: "The State agrees to recommend the – or agrees not to oppose the defendant's	

2. This paragraph is used if there are other pending or known criminal charges against the defendant that will be disposed of by this agreement.

more unfavorable disposition."

request for a particular sentence, and the defendant understands that the court is not bound to those recommendations or requests and may sentence the defendant to a

3. The list of rights the defendant is giving up may exclude the right to a trial by jury in municipal court.

[Adopted, effective May 1, 1997; as amended May 15, 2003; as amended by Supreme Court Order No. 07-8300-029, effective December 10, 2007; by Supreme Court Order No. 08-8300-048, effective December 31, 2008; as amended by Supreme Court Order No. 10-8300-028, effective December 3, 2010; as amended by Supreme Court Order No. 13-8300-020, effective for all cases pending or filed on or after December 31, 2013.]

#### **ANNOTATIONS**

The 2013 amendment, approved by Supreme Court Order No. 13-8300-020, effective December 31, 2013, changed the form into a generic form for state, county, and city prosecutions; restated in a new sentence the former provision that charges not yet filed will not be filed; provided for the amendment of the complaint to add new charges; in the first sentence of the form, after "The", deleted "[state] [county] [city]" and added "prosecution"; in Paragraph 2, in the title, added "Dismissed or", in the first sentence, after "That", deleted "the following charges will be dismissed, or if not yet filed, shall not be brought against the defendant" and added "the prosecution will dismiss the following charges", and added the second sentence; added Paragraph 3; in the third sentence of the last unnumbered paragraph, after "my right to a trial by jury", added "if I am entitled to a jury"; and deleted the former date line next to the signature line for the judge.

**The 2010 amendment,** approved by Supreme Court Order No. 10-8300-028, effective December 3, 2010, in the subdivision entitled "Terms", added the paragraph headings in Paragraphs 1 through 5, and added Paragraph 1 entitled "No agreement as to sentence"; and in the Use Note, added Paragraphs 1 through 2 and renumbered former Paragraph 1 as Paragraph 3.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-048, effective December 31, 2008, in the first provision for use only in Magistrate or Metropolitan Court, deleted the phrase "or felony" following the phrase "domestic violence"; in the second provision for use only in Magistrate or Metropolitan Court, changed the citation to the Sex Offender Registration and Notification Act from "29-11A-1 NMSA" to "Sections 29-11A-1 through 29-11A-10 NMSA 1978"; and at the end of the second provision for use only in Magistrate or Metropolitan Court, deleted the phrase "For use only in on the record cases in the Metropolitan Court".

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, revised the provision relating to the consequences of a plea on the defendant's immigration status and added the provisions relating to the consequences of a plea in domestic violence and sex offender cases.

The 2003 amendment, effective May 15, 2003, following the fifth numbered paragraph, deleted the two statements concerning conditional pleas; substituted the present sentence concerning immigration or naturalization for the former sentence which read "I understand that a conviction may have an effect upon my immigration or naturalization status" and deleted the use note that read "plea and disposition agreements should not be used to close the original case and to open another case".

**Cross references.** — For a discussion of the consequences of a conviction under the Family Violence Protection Act, 40-13-1 NMSA 1978, and the so-called "Brady Bill", 18 U.S.C. Section 922, see Civil Form 4-970 NMRA.

# 9-408C. Conditional plea.

[For use with District Court Rule 5-304 NMRA]		
STATE OF NEW MEXICO		
COUNTY OF		
IN THE DISTRICT COURT		
	No	
STATE OF NEW MEXICO		

, Defendant.		
CONDITIONAL PLEA		
I, (name of defendant), with the approval of the court, am entering a plea of [guilty] [no contest] to		
The maximum penalties for the above charges are (set forth offense and statutory sentence):		
Count 1		
Count 2		
Count 3		
I understand my plea is conditioned upon the filing of an appeal on the issue of (describe pretrial motion upon which appeal will be based).		

I understand that, if the judge approves my plea of [guilty] [no contest], a judgment and sentence will be entered and that I may appeal on the issue specified above in the manner provided by the Rules of Appellate Procedure.

I understand that if I win my appeal on the issue specified above, that I may withdraw my plea of [guilty] [no contest].

I understand that a conviction may have an effect upon my immigration or naturalization status, and I acknowledge that, if I am represented by an attorney, my attorney has advised me of the immigration consequences of this plea agreement.

(Domestic violence or felony cases only.)

I understand that an entry of a plea for a crime of domestic violence or felony will affect my constitutional right to bear arms, including shipping, receiving, possessing or owning any firearm or ammunition, all of which are crimes punishable under federal law for a person convicted of domestic violence.

I understand that a conviction may require me to register as a sex offender under the Sex Offender Registration and Notification Act [Sections 29-11A-1 to -10 NMSA 1978] and I acknowledge that, if I am represented by an attorney, my attorney has advised me of the requirement to register.

I have read and understand the above. I have discussed the case and my constitutional rights with my lawyer. I understand that by pleading [guilty] [no contest], if my plea is not later withdrawn, I will be giving up my right to a trial by jury, to confront, cross-examine,

•	ses, and my privilege against self-incrimination. I bove on the terms and conditions set forth herein.
Date	Defendant
DEFENS	E COUNSEL REVIEW
·	ion agreement with my client. I have discussed this d my client of my client's constitutional rights and
Defense counsel	 Date
PROSE	CUTOR APPROVAL
I have reviewed and approve this plea appropriate and consistent with the be	a and disposition agreement and find that it is est interests of justice.
Prosecutor	Date Approved:
	District Judge
[Adopted, effective January 15, 1998;	as amended by Supreme Court Order No. 07-

[Adopted, effective January 15, 1998; as amended by Supreme Court Order No. 07-8300-029, effective December 10, 2007; by Supreme Court Order No. 10-8300-028, effective December 3, 2010.]

#### **ANNOTATIONS**

**The 2010 amendment,** approved by Supreme Court Order No. 10-8300-028, effective December 3, 2010, in the first paragraph, after "plea of [guilty] [no contest]", deleted the brackets and "[guilty but mentally ill]"; in the fourth paragraph, after "plea of [guilty] [no contest]", deleted the brackets and "[guilty but mentally ill]"; in the fifth paragraph, after "plea of [guilty] [no contest]", deleted the brackets and "[guilty but mentally ill]"; and in the last paragraph, in the second sentence, after "pleading [guilty] [no contest]", deleted the brackets and "[guilty but mentally ill]".

**The 2007 amendment,** approved by Supreme Court Order No. 07-8300-029, effective December 10, 2007, revised the provision relating to the consequences of a plea on the defendant's immigration status and added the provisions relating to the consequences of a plea in domestic violence and sex offender cases.

**Cross references.** — For a discussion of the consequences of a conviction under the Family Violence Protection Act, 40-13-1 NMSA 1978, and the so-called "Brady Bill", 18 U.S.C. Section 922, see Civil Form 4-970 NMRA.

Preferred procedure for appeal to Court of Appeals after conditional plea is entered in magistrate court is for the district court to issue a final and appealable order dismissing the appeal or to issue an order granting the motion to suppress. *State v. Celusniak*, 2004-NMCA-070, 135 N.M. 728, 93 P.3d 10.

# 9-409. Motion for production.

[For use with Magistrate Court Rule 6-504, Metropolitan Court Rule 7-504 and Municipal Court Rule 8-504]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
No	
[STATE OF NEW MEXICO] [CITY OF]	
v.	
, Defendant	
MOTION FOR PRODUCTION	
(Prosecutor) (Defendant) asks the Counther party produce for inspection and copying the following items of	
[] Request has been made of the other party and the other party produce the evidence.	has failed to
[] This inspection and copying is necessary in the preparation fo because	r trial of this case

,	
	(Prosecutor) (Defendant)
(A copy of this must be mailed or delivered to the other party.)	r party or attorney for the other
9-409A. Motion to compel discovery.	
[For use with Magistrate Court Rule 6-504 NMRA and Municipal Court Rule 8-504 NMRA]	
STATE OF NEW MEXICO [COUNTY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	
V.	
,	Defendant
MOTION TO COMPEL DISC	COVERY
The [defendant] [prosecution] has previously requeste (provide description) and the [defendant] provide the discovery.	•
The [defendant] [prosecution] requests the court to:	
[] order the [defendant] [prosecution] to produce t materials not previously disclosed.	he discovery or inspection of
[] grant a continuance of the trial setting on the completion of discovery;	(date) to allow
[](descr	ibe other relief).
I acknowledge that the filing of this motion does not discomply with the pretrial scheduling order or rules of pre	
Date:	

[Approved by Supreme Court Order No. 07-8300-025, effective November 1, 2007.]

# **ANNOTATIONS**

For order of production, see Criminal Form 9-410 NMRA.

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[For use with Magistrate Court Rule 6-504 NMRA, Metropolitan Court Rule 7-504 NMRA and Municipal Court Rule 8-504 NMRA]
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT
No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]
v.
, Defendant
ORDER FOR PRODUCTION
It appearing to the court that the defendant has requested production of certain tangible evidence in the possession of or available to the prosecution and that good cause exists therefor;
IT IS ORDERED that the prosecution produce for inspection and copying at (a.m.) (p.m.) on
,, the following records, papers, documents or other tangible evidence in its possession or available to it:
(doscribo briofly)

Judae			

(If you fail to obey this order you may be held in contempt of this court and punished by fine and imprisonment.)

[As amended, effective January 1, 1996; as amended by Supreme Court Order No. 07-8300-025, effective November 1, 2007.]

#### **ANNOTATIONS**

**The 1996 amendment,** effective January 1, 1996, substituted the parenthetical at the end for "Failure to obey this order may constitute a contempt of court".

**Cross references.** — For motion to compel discovery, see Criminal Form 9-409A NMRA.

# 9-411. Notice of pretrial conference.

[For use with Magistrate Court Rule 6-505 NMRA, Metropolitan Court Rule 7-505 NMRA and Municipal Court Rule 8-505 NMRA]

STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [CITY OF]	
v.	
	, Defendant
NOTICE OF PRE	TRIAL CONFERENCE
TO:	-
(Names of parties ordered to appe	ar)
You are ordered to appear for a pretrice	al conference on the day of

court located at, at which time the court will consider such matters that may expedite the disposition of the case.
This constact out that that thay expedite the disposition of the date.
Date [Judge] [Clerk]
USE NOTES
Each party must be served with a copy of this notice. See Rules 6-209, 7-209 and 8 208 NMRA. See Criminal Form 9-221 NMRA for the certificate of service and affidavit of service.
[As amended, effective January 1, 1995; December 17, 2001.]
ANNOTATIONS
The 2001 amendment, effective December 17, 2001, in the first paragraph under the heading "NOTICE OF PRETRIAL CONFERENCE" substituted "You are ordered to appear for a pretrial conference" for "Please take notice that a pretrial conference will be held in the above entitled action" and deleted "attempt to clarify the pleadings and will" following "court will" and substituted "such matters that may expedite" for "such other matters as may aid in"; and deleted the second paragraph which read "You are hereby ordered to appear at the above time and place"; deleted the "Certificate of Mailing" part of the form; and added the Use Note.
The 1995 amendment, effective January 1, 1995, added the certificate of mailing.
9-412. Certificate of disclosure of information.
[For use with District Court Rules 5-501 and 5-502 NMRA]
STATE OF NEW MEXICO COUNTY OF IN THE DISTRICT COURT
No
STATE OF NEW MEXICO
V.
, Defendant

**CERTIFICATE OF DISCLOSURE OF INFORMATION** 

I hereby certify that all information required to be produced pursuant to Rule 5-501 or 5-502 NMRA has been produced except for the following:		
I acknowledge that I have a continuing duty to disclose any additional information t which the (defendant) (prosecution) is entitled under Rule 5-501 or 5-502.		
Dated this day of,		
[Prosecutor] [Defendant]		
USE NOTES		
1. If information is not disclosed pursuant to Paragraph E of Rules 5-501 NMRA, the reason for the failure to disclose such information shall be given by the prosecutor.		
9-412A. Certificate of disclosure of information.		
[For use with Magistrate Court Rule 6-504 NMRA and Municipal Court Rule 8-504 NMRA]		
STATE OF NEW MEXICO [COUNTY OF]COURT		
No		
STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]		
v.		
, Defendant		
CERTIFICATE OF DISCLOSURE OF INFORMATION		
I hereby certify that all information required to be produced pursuant to Rule [6-504 NMRA] [7-504 NMRA] [8-504 NMRA] has been produced except for the following:		

	by certify I have disclosed the witnesses the at trial and that the status of interviews is a	
[]	no interview requested	
[]	all interviews requested by and scheduled	by [defendant] [prosecution]
[]	all interviews completed	
[]	other	(describe).
the [d	owledge that I have a continuing duty to disefendant] [prosecution] is entitled to receive [8-504 NMRA].	•
Date:		
		[Prosecutor] [Defendant]
[Appr	oved by Supreme Court Order No. 07-8300-	025, effective November 1, 2007.]
9-41	2B. Motion to sanction for non-co	mpliance.
-	se with Magistrate Court Rule 6-504 NMRA Iunicipal Court Rule 8-504 NMRA]	
[COU	E OF NEW MEXICO NTY OF] COURT	
		No
[COU	TE OF NEW MEXICO] NTY OF] OF]	
V.		
		, Defendant

## MOTION TO SANCTION FOR NON-COMPLIANCE

I certify that the [defendant] [prosecution] failed to comply with this court's pretrial scheduling order in a timely manner as follows:

	tion to compel was filed on (dascribe re	te) with the following results:
Becau	use of the failure to comply the [defendant] [pro	secution] requests the court to:
[]	order the party to provide discovery as reques	ted
[] comp	grant a continuance untilletion of discovery	(date) to allow for the
[]	prohibit introduction into evidence of the mate	rial not disclosed
[] court	enter an order holding	(attorney or party) in contempt of
[]	(other).	
fully c	nowledge that the filing of this certificate does no comply with the pretrial scheduling order.	ot diminish my continuing duty to
		[Prosecutor] [Defendant]
[Appr	oved by Supreme Court Order No. 07-8300-025	5, effective November 1, 2007.]
9-41	3. Supplemental certificate of disclos	sure of information.
[For u	se with District Court Rules 5-501 and 5-502 N	MRA]
COUN	TE OF NEW MEXICO NTY OF IE DISTRICT COURT	
		No
STAT	E OF NEW MEXICO	
V.		
		, Defendant

# SUPPLEMENTAL CERTIFICATE OF DISCLOSURE OF INFORMATION

I certify that the following information specifically excepted from the original certificate of disclosure of information has been furnished to the [defendant] [prosecution]:		
I acknowledge that the filing of this supplemental certificate does not diminish my continuing duty to disclose additional information.		
Dated this day of,		
[Prosecutor] [Defendant]		
9-414. Order dismissing criminal complaint.		
[For use with Magistrate Court Rule 6-506 NMRA, Metropolitan Court Rule 7-506 NMRA and Municipal Court Rule 8-506 NMRA]		
STATE OF NEW MEXICO		
[COUNTY OF]		
[CITY OF]		
IN THE COURT		
STATE OF NEW MEXICO		
[COUNTY OF]		
[CITY OF]		
v. No		
Defendant		

ORDER DISMISSING CRIMINAL COMPLAINT

This matter has come before the Court

[] upon the motion of the defendant that the prejudice] for failure of the [(state) (city)] [state] [diffinding] finds that the defendant was not responsible to the criminal proceeding.	city] to prosecute, and the Court
[] upon the defendant's fulfillment of require order.	ments specified in statute or by court
[] upon oral motion of the prosecution for dis	smissal of the complaint.
[] upon	·
The complaint charges Defendant with	
	·
It is hereby ordered that all the charges in the cause be dismissed	complaint filed in the above-styled
[] with prejudice. The complaint may not be	refiled.
[] without prejudice. The complaint may be r Defendant shall promptly respond to any further concerning the refiled charges.	
	Judge
APPROVED:	
Defendant or counsel	
Prosecutor	
(This form must be signed by the prosecutor if th	e case is dismissed upon oral motion of

# **USE NOTES**

1. This form is to be used only when all charges against Defendant are being dismissed. If some are dismissed and others are adjudicated, the court should use a judgment and sentence.

the prosecution.)

- 2. If the prosecution files a notice of dismissal, such as Form 9-415 NMRA, the court need not file an order of dismissal. The court may use this form if the prosecution orally moves for dismissal.
- 3. If the court has granted a motion to suppress, it is "an improper act" to also dismiss the case even when the court anticipates that the prosecution cannot prove its case. *State v. Montoya*, 2008-NMSC-043, ¶ 18, 144 N.M. 458, 188 P.3d 1209. This is "because once some evidence is suppressed, the [prosecution] is entitled to determine, for example, whether to pursue its case with its remaining evidence, dismiss its case with prejudice, or dismiss its case and refile it in district court." *Id.*

[As amended by Supreme Court Order No. 13-8300-020, effective for all cases pending or filed on or after December 31, 2013.]

#### **ANNOTATIONS**

The 2013 amendment, approved by Supreme Court Order No. 13-8300-020, effective December 31, 2013, changed the form into a generic form for dismissal with or without prejudice; added a checklist of the events that bring the matter to the attention of the court; required a statement of the charges; provided for the dismissal of the complaint with or without prejudice; required the prosecutor to sign the form if the case is dismissed upon oral motion of the prosecution; revised the caption of the case; in the title, after "complaint", deleted "with prejudice", in the first sentence of the form, after "This matter", deleted "having been regularly brought on for hearing" and added "has come before the court"; in the first item in the checklist, after "above-styled cause be dismissed", deleted "with prejudice" and added the second, third and fourth items in the checklist; added the second sentence, which requires a statement of the charges; added the third sentence, which provides for dismissal with or without prejudice; deleted the former fourth sentence, which provided that the charges were dismissed with prejudice; deleted the former date line next to the signature line for the judge; added the approval signature lines for the defense and prosecution; added the last sentence in parenthesis, which requires the signature of the prosecution when the case is dismissed upon oral motion of the prosecution; and added the Use Note.

# 9-415. Notice of dismissal – felony and non-felony cases.

[For use with Magistrate Court Rule 6-506.1 NMRA, Metropolitan Court Rule 7-506.1 NMRA and Municipal Court Rule 8-506.1 NMRA]

STATE OF NEW MEXICO	
[COUNTY OF	]
CITY OF	_]
IN THE	_ COURT
[STATE OF NEW MEXICO]	
[COUNTY OF	]

\_\_.\_.

[CITY OF	]		
V.	, Defendant.	No	
N	OTICE OF DISMISS	AL	
The above-captioned case is a (check applicable alternative)			
[] FELONY CASE [] NON-FELONY CASE			
The criminal complaint filed in further investigation.	this case is dismisse	ed without preju	udice pending
Notice to Defendant: The staresulting from the same incident, and ensure that the court has your curnumber, and email) to avoid a bercontact information changes at an	at a later time. In cas rrent contact informat nch warrant being iss	se charges are tion (mailing ac sued for your a	refiled, you must ddress, phone rrest. If your
	Prosecutor		
CEF	RTIFICATE OF SERV	/ICE	
I hereby certify that on this	_ day of		this notice was
[mailed by United States mail, pos Name: Address:	0 1 1		
City, State and Zip Code:			]
[faxed by	reported as complete	e and without e	error. The time and
[e-mailed by person who transmitted) to			(name of
<i>person who transmitted</i> ) to ( <i>electronic address of recipient</i> ) w Supreme Court. The transmission	hich is the address o	on file with the	clerk of the
transmission was			
	Signature of A	 Attorney	

#### Date of signature

If this notice was served by a person other than an attorney, the following must also be completed and filed with the court.

#### **AFFIDAVIT OF SERVICE**

	as described above on this day
	Signature of person who made service
Subscribed and sworn to before me this day of,	
Judge, notary or other officer authorized to administer oaths	
Official title	

#### **USE NOTES**

This form may be used to dismiss or *nolle prosequi* a felony or non-felony case without prejudice.

[As amended, effective August 1, 1999; as amended by Supreme Court Order No. 13-8300-020, effective for all cases pending or filed on or after December 31, 2013; as amended by Supreme Court Order No. 22-8300-011, effective for all cases pending or filed on or after July 25, 2022.]

#### **ANNOTATIONS**

The 2022 amendment, approved by Supreme Court Order No. 22-8300-011, effective July 25, 2022, added to the form a detailed notice to the defendant, informing the defendant that charges may be refiled at a later date and instructing the defendant to notify the court of any change in the defendant's contact information to avoid a bench warrant being issued, and made certain technical amendments; in the for use with note, changed "Magistrate Court Rule 6-506 NMRA", "Metropolitan Court Rule 7-506 NMRA", and "Municipal Court Rule 8-506.1 NMRA", "Metropolitan Court Rule 7-506.1 NMRA", and "Municipal Court Rule 8-506.1 NMRA", respectively; after "NON-FELONY CASE", in the first undesignated paragraph, added "criminal" preceding "complaint", and deleted the last sentence of the paragraph, which

provided "Criminal charges may be refiled."; and added the second undesignated paragraph, titled "Notice to Defendant".

The 2013 amendment, approved by Supreme Court Order No. 13-8300-020, effective December 31, 2013, changed the form to a generic form for felony and non-felony cases; permitted only a prosecutor to sign the form; revised the caption of the case; after the title of the form, added the checklist for designating the case as a felony or a non-felony case; in the first sentence of the first paragraph, after "without prejudice", added "pending further investigation" and added the second sentence; under the signature line, after "Prosecutor", deleted "or complainant"; and in the Use Note, after "nolle prosequi a", added "felony or" and deleted the former last sentence, which directed the user to use Criminal Form 9-415A NMRA for felony cases.

**The 1999 amendment,** effective on and after August 1, 1999, rewrote the form, adding the certificate of service and affidavit of service in which notice can be given by fax, email or postage prepaid mail.

## 9-415.1. Notice of dismissal – DWI felony and non-felony cases.

[For use with Magistrate Court Rule 6-506.1 NMRA, Metropolitan Court Rule 7-506.1 NMRA and Municipal Court Rule 8-506.1 NMRA]

STATE OF NEW MEXICO			
COUNTY OF	]		
CITY OF	_1 _		
N THE	_ COURT		
STATE OF NEW MEXICO]			
COUNTY OF	]		
CITY OF			
V.			No.
· · · · · · · · · · · · · · · · · · ·		Defendant.	110.

NOTICE OF DISMISSAL (DWI)

The above-captioned case is a (check applicable alternative)

[]	DWI FELONY CASE
ĪĪ	DWI NON-FELONY CASE

The criminal complaint filed in this case is dismissed without prejudice pending further investigation.

**Notice to Defendant:** This dismissal does not affect any license revocation proceedings by the Motor Vehicle Division (MVD). License revocation proceedings are

separate from the criminal case. If you received a Notice of Revocation, you must contact MVD and comply with that notice.

The state may refile the same criminal charges, or others resulting from the same incident, at a later time. In case charges are refiled, you must ensure that the court has your current contact information (mailing address, phone number, and email) to avoid a bench warrant being issued for your arrest. If your contact information changes at any time, please notify the court as soon as possible.

	Prosecutor	
CERTIFIC	ATE OF SERVICE	
I hereby certify that on this day of	of,	this notice was
[mailed by United States mail, postage p	•	): 
Address:City, State and Zip Code:		
[faxed by		
[e-mailed by		(name of
person who transmitted) to (electronic address of recipient) which is Supreme Court. The transmission was stransmission was [a.m.]	s the address on file with t successful. The time and	the clerk of the date of the
	Signature of Attorney	
	Date of signature	
If this notice was served by a person oth completed and filed with the court.	ner than an attorney, the t	following must also be
AFFIDA	VIT OF SERVICE	
I declare under penalty of perjury that by [mail] [fax] [electronic transmission] a of		
	Signature of person who	made service

Subscribed and sworn to before me this day of,	
uns,	·
Judge, notary or other officer authorized to administer oaths	
Official title	
	USE NOTES
This form may be used to dismiss without prejudice.	or nolle prosequi a felony or non-felony DWI case
[Adopted by Supreme Court Order No filed on or after July 25, 2022.]	o. 22-8300-011, effective for all cases pending or
9-415A. Withdrawn.	
A	NNOTATIONS
•	e Court Order No. 13-8300-020, Form 9-415A for felony cases, was withdrawn effective former rule, see the 2013 NMRA on
9-416. Stipulated discovery o	rder.
[For use with Magistrate Court Rule 6 Metropolitan Court Rule 7-603 NMRA Municipal Court Rule 8-603 NMRA]	
STATE OF NEW MEXICO [COUNTY OF [CITY OF COURT	_] _]
	No
[STATE OF NEW MEXICO] [CITY OF	_]

, De	efendant
------	----------

## STIPULATED DISCOVERY ORDER

The (state) (city) and the defendant stipulate to the following order:

	That should the materials discovered under this order reasonably be calculated to other material which is discoverable evidence, the (state) (city) will assist the dant in obtaining such evidence.
2.	All disputed matters not covered by this order will be decided by the court.
3.	The (state) (city), through the, is ordered to produce:
[]	a complete copy of the police report and officer's statement;
[] the po	a list of all witnesses to be called whose names and addresses do not appear on lice report;
[]	the BAT card;
[]	the defendant's record;
4.	The (state) (city) (police) (county sheriff) is ordered to produce:
	the calibration and maintenance records of the machine used to test defendant's for a period of after the f the offense;
[]	the name and address of the manufacturer of the machine;
[]	the conversion ratio used by the machine;
[]	the date of purchase and the date of initial certification of the machine;
[] during	the instrument log for the machine used in defendant's test covering the shift which the test was given;
[]	any information known about radio frequency testing involving this machine.
IT IS (	ORDERED THAT:

1. The *(district) (city)* attorney's office send an endorsed copy of this order to the *(state) (city) (police) (county sheriff)* and to defendant's attorney.

- 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order.
- 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment.

4.	1110 (1111), 11110 11911111 119111111	make available the following
items	ms for inspection with copying at defendant's expense.	

- 5. For purpose of the six-month rule, time will run against the party which causes the appointment to be later than three (3) days before the trial setting.
- 6. The parties comply with the terms of the stipulated discovery order as set forth above.

	Judge
The above stipulation and order is hereby agreed to:	
(District) (City) Attorney	
Attorney for Defendant	_
Information needed to expedite	compliance:
Date of offense:	
Police report number:	
BAT instrument no.:	
Trial setting date:	
Time:	
Judge:	

[Adopted, effective October 1, 1987.]

#### 9-417. Witness list.

[For use with Magistrate Court Rule 6-504, Metropolitan Court Rule 7-504 and Municipal Court Rule 8-504]

STATE OF NE	EW MEXICO			
[COUNTY OF				
[CITY OF	] COURT			
		No		
		110.		_
STATE OF NI CITY OF	EW MEXICO] ]			
٧.				
		, Defend	ant	
	WITN	ESS LIST		
	on] [defendant] notifies the of the called to testify at trial.	opposing party that	the following	potential
Name	Address <sup>1</sup>	Tel. No.¹	Stateme	nt²
			(yes)	(no)
	EXH	BIT LIST		
The [prosecuti be used at tria	on] [defendant] notifies the (	opposing party that	the following	exhibits may
Exhibit <sup>2</sup>		Locatio	n of exhibit	
			<del></del>	
	<del></del>			
		Signati	ure	
		Title		
	CERTIFICA	TE OF SERVICE		
l hereby ce	ertify that on this	dav of	_	
this notice was		<b>., -</b>	,	

[mailed by United States first class mail, postage prepaid, and a	addressed to:
Name:	
Address:	
City, State and zip code:	]
[faxed by (name of person who faxed) of (name of recipient). The transmission we and without error. The time and date of the transmission was [p.m.] on (date).]	as reported as complete
[e-mailed by (name) at address of recipient) which address is on file with the clerk of the service by electronic mail. The transmission was successful. The transmission was [a.m.] [p.m.] on	ne Supreme Court for ne time and date of the
[delivered to (If delivered to someone of describe how service was made.)	other than the party, ⁴]
Sign	ature of attorney
Date	of signature
If this notice was served by a person other than an attorney, the completed and filed with the court:	e following must also be
AFFIDAVIT OF SERVICE <sup>3</sup>	
I declare under penalty of perjury that a copy of this paper w [electronic transmission] as described above on this	
5	Signature of person who made service
Subscribed and sworn to before me this,	
Judge, notary or other officer authorized to administer oaths	
Official title	

#### **USE NOTES**

- 1. Provide the address and telephone number to be used to contact the witness. This address may be the address and telephone number of the district attorney or defense counsel.
- 2. All witness statements and exhibits shall be disclosed and made available for inspection and copying as provided by the rules of criminal procedure. Statements and exhibits are not filed with the court unless entered into evidence.
- 3. The certificate of service information must also be completed except for the signature lines.
- 4. In addition to service by mail, fax and e-mail, Rules 2-203 and 3-303 NMRA permit service by delivery to a party by any of the following means:
  - (a) handing it to the attorney or to the party;
- (b) leaving it at the attorney's or party's office with a clerk or other person in charge, or, if there is no one in charge, leaving it in a conspicuous place in the office;
- (c) if the person to be served has no office, leaving it at the person's dwelling house or usual place of abode with some person of suitable age and discretion residing there; or
- (d) placing a copy in a box maintained by the attorney for purposes of serving the attorney.

[Approved, effective December 17, 2001.]

# 9-418. Scheduling order.

[For use with Magistrate Court Rule 6-505 NMRA, Metropolitan Court Rule 7-505 NMRA and Municipal Court Rule 8-505 NMRA]

STATE OF NEW MEXICO [COUNTY OF [CITY OF	]		
COURT	J		
		No	
[STATE OF NEW MEXICO] [CITY OF	1		

	. Defendant

#### SCHEDULING ORDER<sup>1</sup>

The parties shall comply with the following scheduling order:

1.	Motions must be filed by	(date)².	
2.	Discovery must be <b>completed</b> by	(date).	
3. addre	The prosecution shall disclose to the defendant sses and telephone numbers of its witnesses by		
4. teleph	The defendant shall disclose to the prosecution none numbers of the defendant's witnesses by	the names, addresses and (date	d :).
5. photo	The prosecution shall disclose and make availability graphing its exhibits to defendant no later than		
6. photo	The defendant shall disclose and make available graphing its exhibits to the prosecution no later the		
	[The parties shall submit their proposed initial ju (date).]3	ry instructions to the court	by
8. purpo	Any party may request a pretrial conference by teleson se of the conference.	filing a written request stat	ing the
9. dispo	If this case is dismissed or if the parties have ag sition, the parties shall promptly advise the court.		:d
10.	A pretrial conference is scheduled for this case of	on	(date).
11.	A motion hearing will be held on	(date).	
[12.	This matter is set for [jury] [non-jury] trial on	(date)	.]4
	hen this order states that a document shall be dis s that it must be received by the recipient by that		hat

If it is brought to the attention of the court that a party has failed to comply with this order, the court may: order such party to permit the discovery or inspection of materials not previously disclosed; grant a continuance; prohibit the party from calling a witness not disclosed; prohibit the party from introducing in evidence the material not disclosed;

or enter such other order as it deems appropriate under the circumstances, including but not limited to holding an attorney or party in contempt of court.

Failure to comply with any provision of this order may result in a finding of contempt of court and punished by fine or imprisonment.

Judge	
Date of Signature	

#### **USE NOTES**

- 1. Use of this form is in the discretion of the judge. This form may be modified as appropriate by the judge. For example, the court may want to require settlement conferences or pretrial conferences or may schedule docket calls. Dates should be in consecutive order.
- 2. Dates should be calendar dates, not "\_\_\_\_\_ days after entry of this order", or "\_\_\_\_\_ days before trial".
- 3. This paragraph may be used only if a party is represented by an attorney. The parties may submit additional instructions at the close of the evidence.
- 4. This paragraph and Paragraph 7 have been included for use in the magistrate and metropolitan court if the trial is by jury.

[Approved, effective December 17, 2001.]

#### **ANNOTATIONS**

**Cross references.** — For the disclosure of witnesses, records, papers and documents by the prosecution and defendant, see Rules 6-504, 7-504 and 8-504 NMRA.

For instructions to the jury, see Rules 6-609 and 7-609 NMRA.

# ARTICLE 5 Trials

9-501. Notice of [trial] [hearing].

[For use in the Magistrate, Metropolitan and Municipal Courts]

STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF] v.	
<b>.</b>	, Defendant
NOTICE OF [TRIAL]	] [HEARING]
TO:	Prosecution Defendant
YOU ARE ordered to appear for [trial] [a hearing, at the	g] before the Honorable court located at
, at the da	ay of,, at
(a.m) (p.m.).  If you fail to appear a warrant may be issued for Date of this notice:	your arrest.
Date	
	(Judge) (clerk)
LISE NOT	FS

Each party must be served with a copy of this notice. See Rules 6-209, 7-209 and 8-208 NMRA. See Criminal Form 9-221 NMRA for the certificate of service and affidavit of service.

[As amended, effective January 1, 1995; May 1, 2002.]

#### **ANNOTATIONS**

The 2002 amendment, effective May 1, 2002, inserted "[Hearing]" in the form heading and changed the requirement from being notified for trial to ordering to appear for trial or hearing, added the sentence concerning the failure to appear and added the Use Note.

The 1995 amendment, effective January 1, 1995, added the certificate of mailing.

# 9-502. Waiver of trial by jury - Misdemeanor offenses.

[For use with District Court Rule 5-605 NMRA,

Magistrate Court Rule 6-602 NMRA and

Metropolitan Court Rule 7-602 NMRA]

STATE OF NEW MEXICO
COUNTY OF \_\_\_\_\_\_
COURT

No. \_\_\_\_\_

STATE OF NEW MEXICO

v. \_\_\_\_\_, Defendant

#### WAIVER OF TRIAL BY JURY — MISDEMEANOR OFFENSES

#### Instructions:

The purpose of this form is to advise you of your right to trial by jury and to allow you to give up that right if you so choose.

#### READ THE ENTIRE FORM CAREFULLY BEFORE SIGNING IT.

#### **RIGHT TO TRIAL BY JURY**

be punished by imprisonment, fine or other penalty.

I understand that I have a right to trial by jury and that all jurors must agree on my guilt of the crime beyond a reasonable doubt for me to be found guilty.

I understand that once I have made the decision to give up my right to jury trial, I may change my mind *only* with the permission of the court.

#### CERTIFICATION AND WAIVER

After reading and understanding the above, I hereby give up my right to trial by jury and consent to have my guilt or innocence determined by a judge.

Date	Defendant
	I have explained to the defendant his right to trial by jury and I am satisfied that the defendant understands the waiver of this right.
	Defense Counsel
	I consent to waiver of trial by jury in this case.
	Prosecutor
	Approved:
	Judge
9-503. Subpoena.	
[For use with Magistrate Court Rule 6-606 NMRA Metropolitan Court Rule 7-606 NMRA and Municipal Court Rule 8-602 NMRA]	
[STATE OF NEW MEXICO] [CITY OF] [COUNTY OF]COURT	
	No
[STATE OF NEW MEXICO] [CITY OF]	
V.	
	, Defendant
SUBPOENA	<b>A</b>
[] FOR APPEARANCE OF PERSON: [] FOR TRIAL [] FOR HEARING	

	ARE HEREBY COMMANDED TO APPEAR as			
REFO	E: RE JUDGE:			
DATE	:,TIME:	(a.m.) (p.m.) to:		
[]	testify at trial			
[] things				
	OU ARE ALSO COMMANDED to bring with you ects to be produced)	the following (describe document		
of cou	YOU DO NOT COMPLY WITH THIS SUBPOE rt and punished by fine or imprisonment.	NA, you may be held in contempt		
		(Judge) (Clerk) (Attorney)		
	RETURN FOR COMPLETION BY SH	ERIFF OR DEPUTY		
(count	ertify that on the day of ty) (city), I served this subpoena on rson named a copy of the subpoena, a witness and mileage in the amount of \$	by delivering to fee in the amount of		
		Name of law enforcement officer		
		Title		
	RETURN FOR COMPLETION BY MAKING SERVICE			
	CERTIFICATE OF SER	RVICE		
of pers	ertify that I served the above subpoena on son served) on the day of ring a copy to the person named a copy of the nt of and mileage in the amoun	, by subpoena, a witness fee in the		

	Person making service
	Title (if any)
SUBSCRIBED AND SWORN to before me this	day of
	Judge, Notary or Other Officer Authorized to Administer Oaths
_	, tautonizaa ta , tanimilata. Gauta
Fees:	
THIS SUBPOENA issued at request of:	
Name	
Address	
Telephone	
CERTIFICATE OF SERVICE BY	ATTORNEY
I certify that I caused a copy of this subpoena to be or entities by (delivery) (mail) on this d	
(1)(Name of party)	
(Address)	
(2)(Name of party)	
(Address)	
	Attorney
	Signature
	Date of signature

#### **USE NOTES**

- 1. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena, unless the subpoena is issued on behalf of the state or an officer or agency thereof. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act. Payment of per diem and mileage for subpoenas issued by the state is made pursuant to regulations of the Administrative Office of the Courts.
- 2. If service is by someone other than an attorney, an affidavit of service must be used instead of a certificate of service.

[As amended, effective May 1, 2002.]

#### **ANNOTATIONS**

**The 2002 amendment,** effective May 1, 2002, rewrote the form by deleting the "Greetings" section of the form and added "Return for Completion by Sheriff or Deputy", "Certificate of Service", and "Certificate of Service by Attorney" to the form and added the Use Notes.

## 9-504. Order for production.

[For use with Magistrate Court Rule 6-504 NMRA Metropolitan Court Rule 7-504 NMRA and Municipal Court Rule 8-504 NMRA]

TO: GREETINGS:			
	ORDER FOR F	PRODUCTION	
		, Defendant	
V.			
[STATE OF NEW MEXICO] [COUNTY OF [CITY OF			
		No	
[COUNTY OF [CITY OF IN THE	] ] COURT		

You are hereby command	led to appear in the	Court for the
You are hereby command (County of	) (City of	) located at
	(address of court)	on theday of
and produce at the time and	, at [a.r	n.] [p.m.] and bring with you
and produce at the time and	place set forth in this subpo	ena the following:
	to be produced) then and the this you must do under pena	here to testify on the part of the law.
Witness my hand this	day of	,·
		(Judge) (Clerk)
The amended offerther Barre		
[As amended, effective May	1, 2002.]	
	<b>ANNOTATIONS</b>	
The 2002 amendment, effect "[6-606, 7-606, 8-602]" in the "Subpoena to Produce Documents	reference line and substitut	ed "Order for Production" for
9-505. Report of blood	alcohol analysis.	
[For use with Magistrate Cou Metropolitan Court Rule 7-60 Municipal Court Rule 8-603 N	7 NMRA and	
(Insert name of laboratory)		
REPOR	T OF BLOOD ALCOHOL A	NALYSIS
Laboratory number:		
Date received:		
Time received:		

PART A

INFORMATION IN THIS BLOCK TO BE FILLED IN BY ARRESTING OFFICER

# **SEND LAB ANALYSIS REPORT TO:** Name: (Complete name of your agency) Address: (Street or P.O. box) (City, state and zip code) **SEND COPY TO DONOR: Donor's identification:**

Name:		
۸ - ا - ا	(Last) (first) (middle)	
Address:	(Street or post office box number)	
	(City, state and zip code)	
Social se	curity number:cense number:	
Date of bi	irth:	
Sex:	irth: Weight:	
Date bloo Time bloo Place dra Blood dra	od drawn: (a.m.) (p.m.) od drawn: (a.m.) (p.m.) own: own by:	
Print nar	me	Signature
Blood dra	w witnessed by:	
Blood dra		Signature
Print nar		· ·

ARREST INFORMATION Reason for law enforcement contact:	
[] Erratic driving	
[] Accident: [] Fatal [] Great bodily [] (other)	
[] Other	
Investigated or witnessed by:	
Print name	Signature
Arresting officer's identification:  Department:  Date of arrest:  Place of arrest:  County:  Arrest time:  Arresting officer:	
Print name	Signature
above named donor and that I marked a (For use in implied consent cases) (initials) I certify that the block	indicated above, I drew blood samples from the and sealed the samples with the donor's name.  od was collected using the entire contents of a wed blood collection kit in accordance with
Signature of blood drawer	Date
Title	
Employer name	

	PART B
LAB	ORATORY USE ONLY
CERTIFICATE	OF RECEIVING EMPLOYEE
Specimen of [] Blood [] Other Received from	
Print name	Signature
[] In person [] via mail [] other Seal intact: Yes [] No []. If No, expla	ain:
•	e "date received" blank above, I received the ort and followed the procedures set out on the tatements in this block are correct.
Print name	Signature
CERTII	FICATE OF ANALYST
[] Yes [] No	d intact and was broken in the laboratory:
	SULT OF ANALYSIS
concentration in sample.	gms/100 ml alcohol

I certify that I followed the procedures set out on the reverse of this report, and that the statements in this block are correct. The concentration of alcohol in the sample is based on the grams of alcohol in one hundred milliliters of blood.

Date of analysis:	
Analyzed by:	
Print name of analyst	Signature of analyst
CERTIFIC	CATE OF REVIEWER
required by the director of this laborate supervisor of analysts is also qualified	d the analysis in this case meets the qualifications bry to properly conduct such analyses; the to conduct such analyses; and that the wed in the handling and analysis of the sample in
Date	
Reviewer:	
Print name	Signature
CERTIF	ICATE OF MAILING
I certify that on this date I mailed a leg accordance with the mailing procedure	• • • • • • • • • • • • • • • • • • • •
Date	
Laboratory employee:	
Print name	Signature
P	PROCEDURE
(To be printed o	on the reverse side of report)
certified by the scientific laboratory divant and alcohol tests. The agency has est and testing of blood samples to assure conduct and report of the chemical and method () (specified)	ont of this report is a laboratory authorized or rision of the health department to perform blood ablished formal procedures for receipt, handling integrity of the sample, a formal procedure for alysis of the samples by the gas chromatographic cify, if other method used) and quality control the quality control procedures include semi-annual

proficiency testing by an independent agency. The procedures have the general acceptance and approval of the scientific community, including the medical profession, and of the courts, as a means of assuring a chemical analysis of a blood sample that accurately discloses the concentration of alcohol in the blood. The same procedures are applicable for samples other than blood if submitted for alcohol analysis. The analyst who conducts the analysis in this must meet the qualifications required by the director of this laboratory to properly conduct such analyses. The supervisor of analysts must also be qualified to conduct such analyses.

- 2. When a blood sample is received at the laboratory, the receiving employee examines the sample container and:
- (a) determines that it is a standard container of a kit approved by the director of the laboratory;
- (b) determines that the container is accompanied by this report, with Part A completed;
- (c) determines that the donor's name and the date that the sample was taken have already been entered on this report and on the container and that they correspond;
- (d) makes a log entry of the receipt of the sample and of any irregularity in the condition of the container or its seals:
- (e) places a laboratory number and the date of receipt on the log, on the container, and on this report, so that each has the same laboratory number and date of receipt;
- (f) completes and signs the Certificate of Receiving Employee, making specific notations as to any unusual circumstances, discrepancies, or irregularities in the condition or handling of the sample up to the time that the container and report are delivered to the analysis laboratory;
- (g) personally places the container with this report attached in a designated secure cabinet for the analyst or delivers it to the analyst.
- 3. When the blood sample is received by the analyst, the analyst:
- (a) makes sure the laboratory number on the container corresponds with the laboratory number on this report;
- (b) makes sure the analysis is conducted on the sample which accompanied this report at the time the report was received by the analyst;

- (c) conducts a chemical analysis of the sample and enters the results on this report;
  - (d) retains the sample container and the raw data from the analysis;
- (e) completes and signs the Certificate of Analyst, noting any circumstance or condition which might affect the integrity of the sample or otherwise affect the validity of the analysis;
  - (f) delivers this report to the reviewer.
- 4. The reviewer checks the calculations of the analysis, examines this report, signs the Certificate of Reviewer, and delivers the report to a laboratory employee for distribution.
- 5. An employee of the agency mails a copy of this report to the donor at the address shown on this report, by depositing it in an outgoing mail container which is maintained in the usual and ordinary course of business of the laboratory. The employee signs the certificate of mailing to the donor, and mails the original of this report to the submitting law enforcement agency.
- 6. The biological sample will be retained by the testing laboratory for a period of at least six (6) months pursuant to regulations of the scientific laboratory division.

#### **USE NOTES**

This form, after appropriate modifications, may also be used for controlled substance and other test reports.

[As amended, effective October 1, 1991; July 1, 1999; November 1, 2004.]

#### **ANNOTATIONS**

The 2004 amendment, effective November 1, 2004, in Part A, required the middle name of the donor under identification, deleted certain information regarding the arrest under donor's identification, inserted "Blood Draw Information" heading, deleted "sample" twice preceding "drawn", inserted "blood" and required the name be printed of the person drawing the blood and witnessing the blood draw under that heading, inserted "Arrest Information" heading, substituted "for law enforcement contact" for "suspect stopped", added "Investigated or" and required the name be printed under that heading, inserted "Arresting officer's identification" heading and all the information lines thereunder, and inserted all the language for use in implied consent cases. The amendment also, in Part B, required the printed name and signature twice under the Certificate of Receiving Employee heading, required the printed name of the analyst under the Result of Analysis heading, required the printed name and signature under the Certificate of Reviewer heading, and required the printed name and signature under

the Certificate of Mailing heading, added Paragraph 6 under Procedure, and inserted "and other" in the Use Note.

The 1999 amendment, effective July 1, 1999, rewrote this form.

**Cross references.** — For Implied Consent Law, see Sections 66-8-105 to 66-8-112 NMSA 1978.

For sample blood collection regulations, see Rule 7.33.2.12 NMAC.

# 9-506. Office of the Medical Investigator - Case disposition and report certification.

[For use with Magistrate Court Rule 6-608 NMRA and Metropolitan Court Rule 7-608 NMRA]

# OFFICE OF THE MEDICAL INVESTIGATOR CASE DISPOSITION AND REPORT CERTIFICATION

Remains Received:	
Received from:	Officer
	Dept.
Received by:	Medical Investigator
The remains were held in	the exclusive custody and control of the Office of Medical of receipt through the date of return:
YES	_ NO
Disposition of remains:	
Returned by:	Medical Investigator
Date returned:	

**CERTIFICATION** 

In accordance with Paragraph A of Rule 11-902 of the Rules of Evidence, the attached report is a record of the Office of the Medical Investigator, is duly authenticated under the seal of such office to be admitted into evidence without extrinsic evidence of authenticity and the contents of the report are true and correct to the best of my knowledge.

Medical Investigator	

[SEAL]

# 9-507. Laboratory - Case disposition and report certification.

[For use with Magistrate Court Rule 6-608 NMRA and Metropolitan Court Rule 7-608 NMRA]

# LABORATORY CASE DISPOSITION AND REPORT CERTIFICATION

Evidence received:	
Received from:	
	(name of person)
	(title)
	(name of entity)
Received by:	
	(name of person)
	(title)
	(name of laboratory receiving
evidence)	
Date received: This evidence was held in the exclusion (name of laboration)	
(Complete only applicable alternative	)

[]	The evidence was retained at the above The evidence was:	e named laboratory.
	(If this alternative is applicable complete	e all of the following.)
	Returned to:	
		_ (name of person)
		_ (title)
		_ (name of entity)
	Returned by:	
	-	_ (name of person)
	-	_ (title)
	Date returned:	
	CERTIFICA	ATION
The at conter	ttached report is a record of nts of the report are true and correct to th	(name of laboratory), and the ne best of my knowledge.
		Name
		Title
		Date
[As am	mended, effective January 1, 1997.]	

#### **ANNOTATIONS**

**The 1997 amendment,** effective January 1, 1997, substituted "laboratory" for "NMSP Crime Lab" in the form heading and throughout the form, rewrote the "received by" and "received from" items, added the alternatives relating to retaining or returning the evidence, and rewrote the certification.

9-508. Order declaring mistrial upon jury disagreement.

[For use with District Court Rule 5-611 NRMA, Magistrate Court Rule 6-610 NMRA and Metropolitan Court Rule 7-610 NMRA]	
STATE OF NEW MEXICO COUNTY OF COURT	
COURT	
	No
STATE OF NEW MEXICO	
v.	
	_, Defendant
ORDER DECLARING MISTRIAL UPON	JURY DISAGREEMENT
The jury having deliberated a reasonable time ar they are unable to agree upon a verdict herein and t accordance with (Rule 5-611 NMRA) (Rule 6-610 NI Rules of Criminal Procedure;	he court having polled the jury in
IT IS THEREFORE ORDERED, as follows:	
The jury found the defendant not guilty of the control of the	charges of
and it is adjudged that the defendant is not guilty of	
2. A mistrial based on jury disagreement is declar	ared as to the
(common name offense upon which the jury could not agree).	me of count or highest degree of
3. The power to retry the charges upon which the	e mistrial is declared is reserved.
4. The jury is discharged from the further consider	eration of this cause.
	Judge
[As amended, effective October 1, 1996.]	

**ANNOTATIONS** 

The 1996 amendment, effective October 1, 1996, added "6-6" bracket at the top of the form and in the body of the form, substituted "jury found" defendant is not" and "the defendant" for "he" in Paragraph 1, preceding "Judge" under the signature line.	tituted " I the defendant not" for
9-509. Demand for jury trial - Petty misdemeanor	r offenses.
[For use with Magistrate Court Rule 6-602 NMRA and Metropolitan Court Rule 7-602 NMRA]	
STATE OF NEW MEXICO COUNTY OF COURT	
No	
STATE OF NEW MEXICO	
V.	
, Defenda	int
DEMAND FOR JURY TRIAL PETTY MISDEMEANOR OFFENSES	5
Pursuant to Section NMSA 1978, I on the above-styled cause.	demand a trial by jury in
Date	Defendant
	Prosecutor
[Approved, effective September 1, 1990.]	
9-510. Order permitting transcription of testimor party to limit use of recording.	ny agreement of
[For use with Magistrate Court Rule 6-601 NMRA, Metropolitan Court Rule 7-601 NMRA and Municipal Court Rule 8-601 NMRA]	
STATE OF NEW MEXICO [COUNTY OF]	

[CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	
v.	
	, Defendant
	ISCRIPTION OF TESTIMONY D LIMIT USE OF RECORDING
Upon request of	
It is ordered that any transcription of test proceedings when permitted by Paragraph Procedure for the District Courts and crimin Paragraph N of Rule 5-503 NMRA of the Ru Courts. The transcription shall not be broad permitted by this order.	A of Rule 1-032 NMRA of the Rules of Civil all proceedings when permitted by ules of Criminal Procedure for the District
It is further ordered that the person perm make the transcription available to all partie	nitted to make a transcription of testimony es in this case.
It is further ordered that any person who proceedings shall not use it or permit its use by this order.	receives a transcription of testimony of the e by others, except as specifically provided
Date	Judge
AGREEMENT TO LIMIT USE OF TR	RANSCRIPTION OF PROCEEDINGS
I agree to these terms and I understand contempt of court and punished by fine and	that if I violate this order I may be held in imprisonment.
SIGNATURES OF ALL PERSONS REQ	UESTING COPIES OF TRANSCRIPTION
Signature	Date

Signature	Date
Signature	Date
[Adopted, effective September 2, 1997.]	
9-511. Waiver of six month trial rule.	
[For use with Magistrate Court Rule 6-506 NMRA and Municipal Court Rule 8-506 NMRA.]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF] IN THE COURT	
	No
[STATE OF NEW MEXICO] [CITY OF]	
V.	
WAIVER OF SIX MONTH TE	RIAL RULE
I understand that I have a right to have the trial in this eighty-two (182) days after my arraignment. I underst means I give up my right to have the charges in this certification trial does not begin within one hundred eighty-two (18 by provided by rule.	tand my signature on this form case dismissed with prejudice if the

I further understand that I am not giving up any right to a speedy trial under either the United States or New Mexico constitutions.

After reading and understanding all of the above, and consulting with counsel, I knowingly and voluntarily give up my right to have the trial in this case begin within the time limits provided by court rule.

Signature of defendant

CERTIFICATE OF DEFENSE COUNSEL

(To be completed if the defendant is represented by	/ counsel)
I have explained to the defendant the right to trial w days and that this right may be waived by the defen- defendant understands the waiver of the right to trial rule.	dant and I am satisfied that the
Defense counsel	Date
APPROVAL OF JU	DGE
Permission to waive trial within the time limits provide	ded by court rule is:
[] granted under the following conditions conditions).	(list any
[] denied.	
	Judge
	Date
USE NOTES	
This form is to be used when the defendant wish under Rule 6-506 NMRA or Rule 8-506 NMRA.	nes to permanently waive rights
[Approved by Supreme Court Order No. 07-8300-03	33, effective November 15, 2007.]
9-512. Extension of time for commence	ment of trial.
[For use with Magistrate Court Rule 6-506 NMRA and Municipal Court Rule 8-506 NMRA.]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF] IN THE COURT	
	No
[STATE OF NEW MEXICO] [CITY OF]	

#### **EXTENSION OF TIME FOR COMMENCEMENT OF TRIAL**

The court orders the following:		
(check and complete applicable alte	ernative)	
• • • • • • • • • • • • • • • • • • • •	lation of the parties to extend the time for days (not to exceed sixty (60) days).	
	and therefore grants defendant's motion to extend for days (not to exceed 30 thirty days).	
Trial must be commenced on or before, (date).		
The time for commencement of tria	l expires on, (date).	
Date		
APPROVED:		
Defendant or counsel		
Prosecutor <sup>1</sup>		

## **USE NOTES**

- 1. Signature of the prosecutor is not necessary for approval by the court of a motion to extend the time for trial for thirty (30) days.
- 2. This form is to be used when the defendant agrees to a limited extension under Rule 6-506 NMRA or Rule 8-506 NMRA.

[Approved by Supreme Court Order No. 07-8300-033, effective November 15, 2007.]

# 9-513. Withdrawn.

#### **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 17-8300-016, 9-513 NMRA, relating to juror summons, qualification and questionnaire form, was withdrawn effective for all cases pending or filed on or after December 31, 2017. For provisions of former form, see the 2017 NMRA on *NMOneSource.com*.

### 9-513A. Juror summons.

[For use with Rules 5-606, 6-605, 7-605 NMRA]	
COURT  [Street Address] [City, NM, Zip Code]  STATE OF NEW MEXICO  COUNTY OFTO:  [Juror name] [Street Address] [City, State, Zip Code] [USPS Bar Code]	JURY SUMMONS PLEASE BRING SUMMONS TO ALL APPEARANCES FOR QUESTIONS CALL: [Name] [Telephone Number]
SUMMONS TO JURY SERVICE	
Por favor preste atención a lo siguiente: Si no le es posible formularios, llame al número telefónico indicado en la primera servir como jurado. Estos formularios están disponible (insert web additional)	a página del citatorio para les en español en
In accordance with the law, Sections 38-5-1 and 38-5-10 NMS selected for jury service. Your term of service is from (date).	· ·
Your Juror Badge Number is:	
Your Juror Group Number is:	
In order to comply with this summons you must go toaddress) to complete and submit your <b>online Juror Question</b> forms by (insert date forms are due). If you do you must call our office at (insert telephone number (insert date to be determined).	nnaire and Qualification not have internet access,

Any person willfully failing to complete and submit these forms may be punished for contempt of court. Any person willfully failing to appear at the time ordered by the court may be punished under Section 38-5-10 NMSA 1978. Both contempt of

court and failure to appear are criminal charges that may result in jail time, a fine, or both.

The court complies with the Americans with Disabilities Act and provides signed and spoken language interpreters at no cost to jurors. The court will make reasonable accommodations for jurors with special needs. Please notify the court at			
disability or for a signed or spoken lang same date forms are due).	guage interpreter by	(insert	
Witness the Honorable name) and the Seal of the Court, this _	_ ( <i>Judge's name</i> ) of the ( <i>date</i> ).	(court	
SPACE RESERVED FOR A CUSTOR	MIZED MESSAGE FROM INDIVIDUAL	COURTS]	

# PLEASE READ ALL INSTRUCTIONS AND INFORMATION CAREFULLY. RETAIN THIS PAGE FOR YOUR RECORDS.

#### **General Information and Instructions for Jurors**

THE RIGHT TO TRIAL BY JURY IS GUARANTEED TO ALL PERSONS BY BOTH THE UNITED STATES AND NEW MEXICO CONSTITUTIONS. THE SUCCESS OF THE JURY SYSTEM DEPENDS UPON CITIZENS PERFORMING THEIR SOLEMN DUTY TO SERVE AS JURORS, WHILE ACTING WITH INTEGRITY IN DISCHARGING THIS RESPONSIBILITY.

#### **Reporting an Emergency Absence**

It is very important that you report as directed for jury service. Only the most urgent, unexpected, and unavoidable emergencies can be considered as valid reasons for your absence. If you MUST be absent, you MUST call the number at the bottom of this page as soon as possible. If you fail to report or call in, an order to show cause why you should not be held in contempt of court may be issued.

#### **Travel and Medical Appointments**

We understand that some jurors may have conflicts that occur during their term of service. We strive to accommodate all jurors. You **ONLY** need to notify the court if your

preplanned vacation, work-related travel, or medical appointments **CONFLICT** with the dates you are scheduled to appear. Please send this information in writing to the court including your name, Juror Badge Number, telephone number, and any other information necessary to expedite your request. Telephone calls or messages regarding these types of conflicts **will not** be accepted except in emergencies.

**Meals** will not be provided by the court, nor will meals be reimbursed, unless jurors are deliberating at the close of the case during the lunch hour or after 5:00 p.m.

#### **Dress**

Please dress comfortably but befitting the dignity of the court. **Shorts, hats, sunglasses, tank tops, bare midriffs, sweats, and similar dress are not allowed.**Men are **not** required to wear coats and ties, nor are women required to wear similar business attire. Due to the variable temperature in the courtroom it is recommended that you dress in layers.

### **Juror Fees and Payments**

The court is authorized by Supreme Court order to reimburse for jury service at the rate of \$ \_\_\_\_\_ per hour (insert current rate). In addition, if your round-trip mileage from your home to the courthouse is more than forty (40) miles, you will be paid at \$ \_\_\_\_\_ per mile (insert current rate). Mileage is computed based on the information you provide on the juror qualification form and your mailing ZIP code. Checks will be mailed to your mailing address. Your payment cannot be split between hourly and mileage reimbursement. Reimbursement payments take about six (6) weeks to process. If you have not received payment within ten (10) weeks of jury service, please call the number at the bottom of this page.

Employers are not required by law to pay employees for time spent in jury service. Contact your employer regarding its policy. The court does not compensate those employed by the public schools, local government, or the State of New Mexico.

NO CITIZEN IS EXEMPT FROM JURY SERVICE BECAUSE OF HIS OR HER JOB, RACE, ETHNICITY, RELIGION, SEX, NATIONAL ORIGIN, SEXUAL ORIENTATION, ECONOMIC STATUS, OR LACK OF ENGLISH PROFICIENCY.

**Request for Postponement:** If the date scheduled for your service will create a severe hardship for you, you may request a postponement and must complete and submit ALL forms. Please specify your reasons for requesting a postponement and submit the completed forms by the date noted above. Your request will be reviewed by the court, and you will be notified of the decision. Be assured that the court will work with you around scheduled vacations, medical appointments, etc., whenever possible.

**Request for Excusal:** If you have an extreme mental, physical, or financial hardship that prevents you from serving as a juror, you may request an excusal and must

complete and submit ALL forms. See Section 38-5-1(A) NMSA 1978. Please specify your reasons for requesting an excusal and submit the completed forms by the date noted above. You also must submit a letter from a healthcare provider with any request for excusal for medical reasons. Until you have received notification from the court, you are not excused.

**Request for Exemption:** If you have served on a jury in state or federal court in the past three (3) years or are seventy-five (75) years of age or older, you may request an exemption from jury service and must complete and submit ALL forms. If you are requesting an exemption based on age you must also submit an affidavit form. See Sections 38-5-2(A) and (B) NMSA 1978. Until you have received notification from the court, you are not exempted.

**Employment Protections:** State law prohibits your employer from penalizing you for your jury service. See Sections 38-5-18 and -19 NMSA 1978.

# All Jury Service Statutes Cited in This Summons Can Be Found Online at \_\_\_\_\_ (insert web address)

#### First Step to Successful Jury Service

Fill out all forms. Please answer all questions, taking special care to provide the court with contact information. Submit the completed forms by the dates listed under "SUMMONS TO JURY SERVICE."

[Adopted by Supreme Court Order No. 17-8300-016, effective December 31, 2017.]

# 9-513B. Juror qualification.

[For use with Rules 5-606, 6-605, 7-605 NMRA]

#### **JUROR QUALIFICATION FORM**

Juror ID Number:	
<b>Dear Prospective Juror:</b>	

Please answer each of the following questions completely. The contact information you provide will be used only by court employees and shall not be made available to the attorneys or parties in the cases that you may be selected to hear as a juror.

Estos formularios están disponibles en español en http://jury.nmcourts.gov. Si neccesita más ayuda en español, llame al número telefónico indicado en la primera página del citatorio para prestar servicio como jurado.

Name as it appears on the summons:	

Legal	name:		
Saluta	ation ( <i>optional - Ms./Mr</i> s., <i>Mr.</i> , or <i>Mx</i> .):		
Prono	ouns (optional - he/him/his, she/her/hers, o	or they/them/theirs):	
Mailin	g address:		
Home	e address (if different):		
City: _		state:	Zip:
Phone	e numbers:		
Home	<b>:</b> :		
Busin	ess: Ext:		
Cell: _			
E-mai	il:		
1.	Do you live more than forty (40) round-tr courthouse?	ip miles from your hom	ne to the
	Yes □ No □		
	If yes, what is your round-trip mileage? _		
	Would you like to be compensated for m	ileage? Yes □ No □	
2.	Are you employed by the public schools, Mexico?	local government, or	the State of New
	(Note: these public employees cannot be service.)	e compensated by the	court for their jury
	Yes □ No □		
3.	Of which New Mexico county are you a r	esident?	
4.	Are you a United States citizen? Yes □	No □	
	If no, country of citizenship:		
5.	Will you need an interpreter? Yes □ No		

	If yes	, which language?
6.	Have	you ever been convicted of a felony? Yes $\ \square$ No $\ \square$
	a.	If yes, please explain:
	b. No 🗆	If yes, have you completed all conditions of parole or probation? Yes $\hfill\Box$
	C.	If yes, please enclose a copy of one of the following:
		Certificate or letter of completion issued by the Department of Corrections of New Mexico, or another state.
		Certificate or letter of pardon from the Governor of New Mexico, or another state.
	SELE	ECT ONE:
		I am available to serve for the dates listed on my summons (skip to signature, sign and return form).
		I am requesting a postponement for the reasons noted below until the following date:  (jury service may be postponed for up to six (6) months).
		I am requesting to be excused or exempted for the reasons noted below. I am submitting the required documents.
REQI	JEST F	FOR POSTPONEMENT, EXCUSAL, OR EXEMPTION
•		ervice is scheduled for a date that conflicts with your schedule, please stponement for a more convenient time.
		O AUTOMATIC EXEMPTIONS. All exemptions must be requested, emptions based on age or prior jury service.
		ons will be considered on a case-by-case basis. Please enclose a planation for cases of:
	Prior	jury service (provide appropriate date(s) of service and court)
	Medi	cal (must submit a current letter on letterhead from healthcare provider)
		ncial hardship (not being compensated by your employer is not grounds for excusal)
	Age: affida	(persons seventy-five (75) and older may contact the court for an avit form requesting an exemption)
		a resident of the State of New Mexico or County (please submit proof of ency, such as a current driver's license or a voter registration card)
	Care	giver: (must submit a current letter on letterhead from hoare provider)

Nursing mother (a current letter on letterhear requesting second postponement)	ad from healthcare provider required if
Student or teacher (request to be postpone dates when your school break begins and e	ed until school breaks - please provide below the ends):
Other:	
PLEASE NOTE: Unless you receive a letter from the from attending jury service, you MUST appear on the showing up for jury duty when summoned is called fine of up to five hundred dollars (\$500), up to six (19-1 NMSA 1978. You can call the jury division to or postponement.	the date required by the court. Not I Failure to Appear and can result in a 6) months in jail, or both. Section 31-
I swear or affirm that the information I have provide my knowledge. I am aware that failure to submit re the denial of my request.	
Signature of prospective juror	Date
Signature of the person preparing this form, if different from prospective juror	Date
Please return completed Juror Qualification and court listed on the summons you received.	d Juror Questionnaire forms to the
[Adopted by Supreme Court Order No. 17-8300-01 amended by Supreme Court Order No. S-1-RCR-2 pending or filed on or after October 7, 2024.]	· · · · · · · · · · · · · · · · · · ·
ANNOTATION	IS
The 2024 amendment, approved by Supreme Councile effective for all cases pending or filed on or after O address for Spanish speaking individuals to complet for individuals to indicate their preferred salutations certain stylistic changes; in the first undesignated link Number" with "Juror ID Number"; in the second undespañol en", deleted "insert web address" a	ectober 7, 2024, provided the internet ete the form online; provided sections s and preferred pronouns, and made ine, substituted "Juror Badge designated paragraph, after "en

and in the third undesignated paragraph, after "Legal name:\_\_\_\_", added "Salutation (optional – Ms./Mrs., Mr., or Mx.)" and "Pronouns (optional – he/him/his, she/her/hers, or

they/them/theirs)".

# 9-513C. Juror questionnaire.

[For use with Rules 5-606, 6-605, 7-605 NMRA]

## **JUROR QUESTIONNAIRE FORM**

	Juror ID Number:
to the The a under not he after discus	e answer all questions, 1-20, and <b>SIGN</b> . The Juror Questionnaire will be provided attorneys, parties, and judges in all cases you may be selected to hear as a juror nswers you provide will aid in the process of selecting a jury. If you do not stand a question, please place a question mark (?) next to the question. <b>If you do ave enough room to answer the question, please use the space provided question 20 or a separate sheet of paper.</b> If there is a question you would rathe as with the judge and attorneys in private, please indicate with an asterisk (*).
1.	Salutation (optional - Ms./Mrs., Mr., or Mx.), legal name, and former names:
2.	Pronouns (optional - he/him/his, she/her/hers, or they/them/theirs) and gender:
3.	Birth year:
4.	What is your race or ethnic background?
5.	In which Neighborhood and/or Area do you live?
	Where else have you lived (city, state, country)?
6.	What is your marital status? ☐ Single ☐ Married ☐ Domestic partner ☐ Separated ☐ Divorced ☐ Widowed
7.	If you are married or in a domestic partnership, please provide spouse's/partner's full name and occupation.
8.	Do you have any children or step children? □ <b>Yes</b> □ <b>No</b>

	How many? ages occupations
9.	Name of current or most recent employer and place of work:
	Occupation/job title and duties:
	Dates of employment:
10.	How many years of schooling have you completed?
	Highest level completed/degree
	Major areas of study:
11.	Do you belong to or participate in any religious, civic, social, union, professional, fraternal, political, or recreational organizations? Please list all:
12.	Current political party affiliation:
13.	Have you or any member of your immediate family been the victim of a crime?
	☐ Yes ☐ No If yes, who was the victim?
	What crime? When? Was an arrest made?
	□ Yes □ No
14.	Have you ever served as a juror? ☐ <b>Yes</b> ☐ <b>No</b>
	(If <b>yes</b> , please check) □ <b>Grand Jury</b> □ <b>Civil</b> □ <b>Criminal</b>
15.	Have you or anyone close to you ever sued anyone, or been sued?
	□ Yes □ No
	If <b>yes</b> , please explain:
16.	Have you or an immediate family member ever been an agent, employee, or representative of an insurance company? $\ \square$ Yes $\ \square$ No
17.	Have you or an immediate family member been a defendant in a criminal case?
	□ Yes □ No

	If yes, please explain:
8.	Have you or any family member ever been employed by a Court, law enforcement agency, jail or prison, or any attorney's office?
	□ Yes □ No
	If <b>yes</b> , name of employer:
9.	Do you have a physical or mental disability of which we need to be aware?
	□ Yes □ No
	Are you presently taking any medication that may affect your ability to serve as a juror? $\ \square$ <b>Yes</b> $\ \square$ <b>No</b>
	If <b>yes</b> , are there any special accommodations, services, or assistance we can provide during your jury service?
	Is there any reason you could not serve as a juror? ☐ Yes ☐ No
	(If you are requesting an excusal or postponement for this reason, you must complete and submit the Request for Postponement, Excusal, or Exemption Form)
	If yes, please explain:
	Use this space for any additional comments:
	EAR OR AFFIRM THAT THE INFORMATION I HAVE PROVIDED IS TRUE AND RECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.
_	ture of prospective juror, or preparer (if different Date prospective juror)
Г	1

[Approved by Supreme Court Order No. 17-8300-016, effective December 31, 2017; as amended by Supreme Court Order No. 19-8300-022, effective December 31, 2019; as amended by Supreme Court Order No. S-1-RCR-2024-00063, effective for all cases pending or filed on or after October 7, 2024.]

#### **ANNOTATIONS**

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00063, effective for all cases pending or filed on or after October 7, 2024, provided sections for individuals to indicate their preferred salutations and preferred pronouns, and made certain stylistic changes; in the first undesignated line, substituted "Badge" with "ID"; in Question 1, after the question number, added "Salutation (optional – Ms./Mrs., Mr., or Mx.)"; and in Question 2, after the question number, after "gender" added "Pronouns (optional – he/him/his, she/her/hers, or they/them/theirs)".

**The 2019 amendment,** approved by Supreme Court Order No. 19-8300-022, effective December 31, 2019, rewrote the form to the extent that a detailed comparison is impracticable.

# 9-513D. Juror questionnaire privacy and destruction certification.

[For use with Rules 5-606, 6-605, 7-605]

•	-1
STATE OF NEW MEXICO	
C	COUNTY
C	COURT
	, Plaintiff,
v.	No
	, Defendant.
	QUESTIONNAIRE STRUCTION CERTIFICATION
	ertify and affirm under penalty of perjury under at I have complied with the confidentiality and $S(E)$ [6-605(G)] [7-605(G)] NMRA.
Signature of person making certification	and affirmation
Printed name of person making certifica	ation and affirmation

**USE NOTES** 

1. This form must be filed by all attorneys and parties within one hundred twenty (120) days after final disposition of the proceeding for which the juror or prospective juror was called unless permitted by written order of the court to retain copies for a longer period of time or within the deadline otherwise set by court order.

[Approved by Supreme Court Order No. 18-8300-008, effective December 31, 2018.]

# 9-514. Order on motion for a competency evaluation.

[For ι	se with Rule 5-602.1 NMRA]
STAT	E OF NEW MEXICO
COU	NTY OF
	DISTRICT COURT
[STA	TE OF NEW MEXICO]
[COU	NTY OF]
[CITY	OF]
V.	No
	, Defendant.
	ORDER ON [TRANSFER] [MOTION] FOR COMPETENCY EVALUATION
	This matter comes before the Court upon transfer from the [magistrate] cipal] court after a finding of a reasonable belief that the defendant may not be etent to stand trial. The defendant [] is [] is not in custody.
O	R
	The Court, having considered the motion for competency evaluation [and the nse in opposition] [and after a hearing] and being otherwise fully advised in the ses, FINDS and CONCLUDES:
[] that th	The motion is well-taken and is GRANTED because there is a reasonable belief ne defendant may not be not competent to stand trial based upon the following:
[]	The facts alleged in the motion for a competency evaluation;

[]	[] The court's observations of the defendant, described as follows:		
	; and		
[]	Other:		
[]	The motion is not well-taken and is DENIED.		
(Com	plete the following only if the case has been transferred or the motion is NTED)		
Th	ne Court therefore ORDERS the following:		
1.	A competency evaluation shall be performed by		
	The evaluation shall be completed and a written report shall be filed with the within thirty (30) days of the filing of this order.		
3.	The report filed under Paragraph 2 of this order shall include the following:		
evalu	(a) a description of the procedures, tests, and techniques used by the ator;		
defen	(b) a clear statement of the evaluator's clinical findings and opinions about the idant's competency;		
inforn allege	(c) a description of the sources of information and the factual basis for the ator's clinical findings and opinions, provided that the report shall not include nation or opinions concerning the defendant's mental condition at the time of the ed crime or any statements made by the defendant regarding the alleged crime or ther crime; and		
clinica	(d) the reasoning by which the evaluator utilized the information to reach the al findings and opinions.		
Parag	Any party who objects to the conclusion set forth in the report filed under graph 2 of this order shall file that party's objections in writing within seven (7) days filing of the report.		
comp	The parties shall return to court for a hearing on the question of the defendant's etency on (date—not to exceed forty-five (45) days from the of this order) at (time), unless the court, upon its own motion or		

upon the motion of the parties, rules at an earlier time on the defendant's competency without a hearing.
(Optional)
6. The court has considered the defendant's conditions of release and orders the following:
[] The defendant's conditions of release shall continue until further order of the court; or
[] A hearing to set or review the defendant's conditions of release shall be held on (date).
7. Other:
·
IT IS SO ORDERED
District Court
Attorney for the State
Attorney for the defendant
[Approved by Supreme Court Order No. 18-8300-023, effective for all cases filed on or after February 1, 2019.]
9-514A. Defendant information sheet.
[For use with Rules 5-602.1, 6-507.1, and 8-507.1 NMRA]
STATE OF NEW MEXICO
[COUNTY OF]
[CITY OF]

C0	OURT	
[STATE OF NEW MEXIC	O]	
[COUNTY OF	]	
[CITY OF	]	
V.		No
		Defendant.
(Please provid		INFORMATION SHEET ag information about the defendant.)
Full name: Date of birth:		
Sex:		
SSN: Home address:		
Phone number(s): Email address:		
Is the defendant incarcera	ated? [] Yes	[] No
If yes, in what facility?		
Current charge(s):		
(Select all that apply)		
[] Misdemeanor Felor	ny: [] 1st degre	ee [] 2nd degree [] 3rd degree [] 4th degree
Submitted by:		
[Approved by Supreme C after February 1, 2019.]	ourt Order No.	. 18-8300-023, effective for all cases filed on or

9-515. Notice of federal restriction on right to possess or receive a firearm or ammunition.

[For use with Rule 5-615 NMRA]

STATE OF NEW	MEXICO
COUNTY OF	
	JUDICIAL DISTRICT
STATE OF NEW	MEXICO,
V.	No
Defendant.	
Ī	NOTICE OF FEDERAL RESTRICTION ON RIGHT TO
P	OSSESS OR RECEIVE A FIREARM OR AMMUNITION
TO:	
ADDRESS:	

YOU ARE HEREBY NOTIFIED that as a result of the order entered against you in this proceeding, you are prohibited from possessing or receiving a firearm or ammunition as provided by 18 U.S.C. § 922(g)(4).

YOU ARE FURTHER NOTIFIED that the Administrative Office of the Courts is required under Section 34-9-19(B) NMSA 1978 to report information about your identity to the Federal Bureau of Investigation for entry into the National Instant Criminal Background Check System (NICS).

YOU ARE FURTHER NOTIFIED that you may petition the Court as provided in Section 34-9-19 NMSA 1978 to restore your right to possess or receive a firearm or ammunition and to remove your name from the NICS.

#### DISTRICT COURT

[Provisionally approved by Supreme Court Order No. 16-8300-003, effective for all orders filed on or after May 18, 2016; approved by Supreme Court Order No. 17-8300-003, effective for all orders filed on or after March 31, 2017.]

# **ARTICLE 6 Judgment and Appeal**

# 9-601. Judgment and sentence (Commitment or probation).

[For use with Magistrate Court Rules 6-701 and 6-702 NMRA, Metropolitan Court Rules 7-701 and 7-702 NMRA and Municipal Court Rules 8-701 and 8-702 NMRA]

STA	ATE OF NEW MEXICO	
[COL	OUNTY OF]	
[CIT	ΓΥ OF] COURT	
	COURT	
	1	lo
ISTA	ATE OF NEW MEXICO]	
	DUNTY OF]	
CITY	ГҮ OF]	
V.		
	, [	Defendant
	JUDGMENT AND SENTE	_
	(COMMITMENT OR PROBA	(TION)
0	On this,,	, the defendant appeared
in pe	erson and was represented by attorney	, (set forth name of
	orney) (name of officer or pr	
the (	(state) (city).	
(Con	emplete one of the following)	
1.	PLEA	
(Plea	ea of not guilty)	
The (	e defendant having entered a plea of NOT GUILTY a	and the (court) (jury)2 finding the
	endant GUILTY of the following charge(s)	
(Plea	ea of guilty)	
The	e defendant having entered a plea of:	
[]	guilty, the court so finds the defendant guilty of t	he following charges:
		- <del>-</del>

[] no contest, the court accepts the plea as an admission of guilt for the purposes of this action only, of the following charges:				
2. FINDINGS OF THE COURT DWI CASES (complete if applicable) THE COURT FINDS: This conviction is the defendant's [] first [] second [] third [] fourth or more conviction for driving while under the influence.				
3. JUDGMENT OF COURT IT IS ADJUDGED that the defendant is guilty of (such) (the following) charges and convicted. (If the defendant has been found not guilty of one or more charges, set forth crimes defendant has committed)				
IT IS ADJUDGED that the defendant is not guilty of the following charges:				
IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that: (check and complete only applicable boxes)				
[] the defendant be committed to the (county) (city) (jail) (detention center) (specify any other place)				
for days with days suspended for a jail term of				
days for the crime of; for days with days suspended for a jail term of; days for the crime of;				
days for the crime of; such sentences to run (consecutively) (concurrently).				
[] Work release is (authorized) (not authorized).				
[] Work release to be served on weekends.				
[] The defendant is ordered to report to				
by no later than (a.m.) (p.m.) the day of,				
[] The defendant shall pay to the <i>(magistrate) (metropolitan) (municipal)</i> court the following fine(s):				
\$ for				

\$		for		
	wing co	defendant shall pay to the (n sts and fees: applicable costs and fees)	nagistrate) (metropolit	an) (municipal) court the
(00)		pp		
	court o	costs	\$	
	autom	ation fee	\$	_
	correc	tions fee	\$	_
	labora	tory fee	\$	_
	traffic	safety fee	\$	
	judicia	Il education fee	\$	<del></del>
	DWI p	revention fee	\$	<del></del>
	screer	ning & treatment costs	\$	
	brain i	njury services fee	\$	<del></del>
		acilities fee	\$	<del></del>
	other_		\$	<del></del>
	Total f	ees and costs	\$	<del></del>
sus <sub>i</sub>	pended) The a	above sentence is hereby:		
	[]	deferred		
	[]	suspended		
on t	he follov	wing terms and conditions:		
[] spe	(supe	ervised) (unsupervised) prob ditions:	ation for	days with the following
	[]	the defendant will enter an	d participate in:	
	[]	an (alcohol) (drug) treatme	ent program	
requ	[] uired by	(alcohol) (drug) screening the screening program	and complete counse	ling or other treatment as
	[]	a first offender program		
	[]	driver improvement school		

	[]	petty larceny scho	ool			
	[]					(other)
follow	[] 's:	the defendant per		, , , ,	s) of community	service as
	[]	the defendant ma	akes restitu	tion to (set fort	h name of perso	n or entity)
in the	amour	nt of \$	on or l	pefore the	day of	,
		defendant pays a ee; traffic safety fe and counseling fe	e; correction			•
[]	IT IS	FURTHER ORDER	RED THAT	the defendant's	s cash bond is to	be:
		urned to defendant blied to the paymer		osts, court fees	s and fines	
[]	IT IS	FURTHER ORDEF	RED (other)			
[]	THE	DEFENDANT IS O	RDERED T	O REPORT TO	<b>)</b>	
	[]	Probation service	es			
	[]	Educational servi	ces			
		(specify other) before	(a.m.) (	p.m.) the	day of	
(com	olete if	applicable)				
for tim IT IS autho	county) sonmer ne sper ORDEI rized fu	WITMENT. THE DI (city) in at for a period of at in confinement w RED that a copy of ull-time salaried law of the defendant.	hile awaitin	(set for (days g the outcome ent and commit	orth place of dete s) (months), sub of these procee tment be deliver	ention) for ject to credit edings. ed to an

#### **FAILURE TO COMPLY**

FAILURE TO REPORT OR PAY COSTS OR FINES WILL RESULT IN A BENCH WARRANT FOR THE DEFENDANT'S ARREST.

#### APPEAL

You are hereby advised that you may have a new trial in the district court by filing a notice of appeal within fifteen (15) days from the date of entry of this judgment and sentence. You are further advised that if you appeal you must obtain a trial date before the district court within six (6) months of the date of the filing of the notice of appeal. If your case is not tried by the district court within six (6) months your appeal will be dismissed and this conviction will be affirmed.

APPEAL BOND \$OTHER CONDITIONS OF RELEASE.	·
If the defendant files a notice of appeal, the follow are hereby approved pending appeal to the distri	•
Dated,	
	Judge

#### **USE NOTES**

- 1. This form may be used in the magistrate, metropolitan and municipal courts. This form, Form 9-602 and Form 9-603 should be modified as appropriate. Provisions in Form 9-603 may be used as part of this form.
- 2. This form should be modified by municipal courts to eliminate this alternative as there is no right to trial by jury in municipal court.
- 3. Not all fees and costs are applicable to all courts of limited jurisdiction. See Section 35-14-11 NMSA 1978 for municipal corrections fee; Section 66-8-102 NMSA 1978 for assessment of costs for court ordered alcohol or drug screening and treatment program; Section 31-12-7 NMSA 1978 for magistrate, metropolitan court and municipal court crime laboratory fee; and Section 35-6-1 NMSA 1978 for magistrate and metropolitan court corrections fee, court automation fee, traffic safety fee, judicial education fee, brain injury services fee, court facilities fee and other fees and costs to be assessed upon conviction.

[As amended, effective September 1, 1989; January 1, 1997; February 1, 1999.]

#### **ANNOTATIONS**

**The 1999 amendment,** effective February 1, 1999, in Item 3, Judgment of Court, in the sixth entry for applicable costs and fees, added "brain injury services fee" and "court

facilities fee" as part of the fee schedule; in Use Note 3, substituted "court education fee, traffic safety fee, judicial education fee, brain injury services fee, court facilities fee" for "and automation fee".

**The 1997 amendment,** effective January 1, 1997, rewrote Paragraph 3 relating to judgment of court, added the provision for appeal bond and other conditions of release, and made stylistic changes throughout the form, and added Use Note 1.

**The 1989 amendment,** effective for cases filed on or after September 1, 1989, rewrote this form.

# 9-602. Judgment and sentence.

[For use with District Court Criminal 5-201 NMRA, Magistrate Court Criminal 6-201 NMRA, Metropolitan Court Criminal 7-201 NMRA and Municipal Court 8-202 NMRA]

STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT		
	No	
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]		
V.		
	, Defendant	
JUDGMENT AND SE	ENTENCE <sup>1</sup>	
This case came before the court onappeared: [] with an attorney[] pro se[] waiver signed		The defendant
The defendant entered a plea of: [ ] guilty [ ] no contest [ ] not guilty and was tried by [ ] court [ ] jury [ ] jury waived		
The court finds the defendant GUILTY of:		

FEES <sup>2</sup> : The defendant sha	all pay the following fees:	
[] docket	[] judicial education	[] correction
[] automation	[] laboratory	[] traffic safety
[] DWI prevention	[] screening & treatment costs	
[] other		
Total fees:		
	TY AND WERE FOUND GUILTY, YOU MAY Y FILING A NOTICE OF APPEAL WITHI	

#### **USE NOTES**

#### (Do not print use note on pre-printed forms)

- 1. This form may be used in the magistrate, metropolitan and municipal courts. This form, Form 9-601 NMRA and Form 9-603 NMRA should be modified as appropriate. Provisions in Form 9-603 NMRA may be used as part of this form.
- 2. Not all fees and costs are applicable to all courts of limited jurisdiction. See: Section 35-14-11 NMSA 1978 for municipal corrections fee; Section 66-8-102 NMSA 1978 for assessment of costs for court ordered alcohol or drug screening and treatment program; Section 31-12-7 NMSA 1978 for magistrate, metropolitan court and municipal court crime laboratory fee; and Section 35-6-1 NMSA 1978 for magistrate and metropolitan court corrections fee and automation fees and other fees and costs to be assessed upon conviction.

[Adopted, effective January 1, 1995; as amended, effective January 1, 1997; February 16, 2004.]

#### **ANNOTATIONS**

**The 2003 amendment,** effective February 16, 2004, substituted "if you pled not guilty and were found guilty, you may appeal" for "you may appeal this decision" following "total fees."

**The 1997 amendment,** effective January 1, 1997, added the blank for the screening & treatment costs in the Fees Item.

**Withdrawals.** — Pursuant to a court order dated April 24, 1989, the former form, relating to judgment and sentence (commitment or probation), is withdrawn for cases filed on or after September 1, 1989.

## 9-603. Final order on criminal complaint.

[For use with Magistrate Court Rules 6-701 and 6-702 NMRA, Metropolitan Court Rules 7-701 and 7-702 NMRA and Municipal Court Rules 8-701 and 8-702 NMRA]

STATE OF NEW MEXI [COUNTY OF [CITY OF	]	
		No
[STATE OF NEW MEX [COUNTY OF [CITY OF	]	
V.		
		, Defendant
FII	NAL ORDER ON CRIMINAL (	COMPLAINT 1
(If the sentence in	volves imprisonment or proba	tion, use Criminal Form 9-601)
1. PLEA (Plea of not guilty) The defendant having e	entered a plea of NOT GUILTY	∕, a jury was
(a) (check one)	[] impaneled	[] waived
(b) (check one)	[] the jury finding	[] the court finding
(c) (check one)	[] the defendant GUILTY	[ ] the defendant NOT GUILTY

of the following cha	of the following charge(s):				
(Plea of guilty)	(Plea of guilty)				
[] The defendant having entered a plea of guilty, the court so finds the defendant guilty of the following charges:					
[] The defendant having entered a plea of nolo contendere, the court accepts the plea as an admission of guilt, for the purposes of this action only, of the following charges:					
2. JUDGMENT OF	COURT				
[] GUILTY	GUILTY				
[] NOT GUILT of such charges.	NOT GUILTY of such charges.				
	ICE of this cou		pay a fine to the (State of New dollars		
\$	for				
\$	for				
\$	\$ for				
4. COURT COSTS Court costs of the defendant as fo		dollars (\$	) are assessed against		
court costs \$ corrections fee \$_		automat other \$_	ion fee \$²		
(complete only if ap IT IS FURTHER OI		he defendant's cash l	oond is to be:		
[] returned t	o defendant []	applied to the payme	nt of court costs, court fees		
[] applied to	the payment of	of court costs, court fe	es and fines).		

THE DEFENDANT IS ORDERED to pay the above	e fines and costs on or before the
day of,  FAILURE TO COMPLY  FAILURE TO REPORT OR PAY COSTS OR FINI WARRANT FOR THE DEFENDANT'S ARREST.  APPEAL BOND \$  OTHER CONDITIONS OF RELEASE.	ES WILL RESULT IN A BENCH
If the defendant files a notice of appeal, the follow are hereby approved pending appeal to the distric	<u> </u>
Date	Judge

#### **USE NOTES**

- 1. Since there is no right to a trial by jury in the municipal court, this form must be modified for use in the municipal courts.
- 2. Not all fees and costs are applicable to all courts of limited jurisdiction. See: Section 35-14-11 NMSA 1978 for municipal corrections fee; and Section 35-6-1 NMSA 1978 for magistrate and metropolitan court corrections fee and automation fees and other fees and costs to be assessed upon conviction. Other fees would include the Metropolitan Court mediation fee (Section 35-6-1 NMSA 1978).
- 3. It is recommended that this form not be pre-printed by the Administrative Office of the Courts. It may be used as guidance in modifying Form 9-602 NMRA.

[As amended, effective September 1, 1989; January 1, 1995; January 1, 1997.]

#### **ANNOTATIONS**

**The 1997 amendment**, effective January 1, 1997, added the provision for appeal bond and other conditions of release.

The 1995 amendment, effective January 1, 1995, added Use Note 3.

**The 1989 amendment,** effective for cases filed on or after September 1, 1989, added the Item 4 and Item 4 designations; in Item 3, added the language beginning "(City of "; and, in Item 4, added the language beginning "as follows".

9-603A. Order of dismissal on completion of deferred sentence.

[For use with Magistrate Court Rule 6-701 NMRA, Metropolitan Court Rules 7-701 NMRA and

Municipal Court Rules 8-701 NMRA]		
STATE OF NEW MEXICO [COUNTY OF] [CITY OF] COURT		
No [STATE OF NEW MEXICO] [COUNTY OF]	[CITY OF]	
V.	, Defendant	
	AL OF CRIMINAL CHARGE(S) OF DEFERRED SENTENCE	
This court having previously found the sentencing of the defendant on the followers	ne defendant guilty and having deferred wing charge(s)	
(set forth only charges for which a defer	red sentence was entered).	
It being shown that Defendant has completed the total durational term of the deferred sentence without revocation so as to satisfy all criminal liability for the crime(s), dismissal of the charge(s) is required under Section 31-20-9 NMSA 1978.		
IT IS THEREFORE ORDERED that hereby dismissed with prejudice.	the criminal charge(s) set forth above are	
Date:		
	Judge	
I,, certify criminal charge(s) to be served on Defelisted below.	that I caused a copy of this order dismissing the ndant and the parties and attorney(s) of record	
	Person making service	
	Title	
(1)		
(Name of Defendant)	_	

(Address)	
(2) (Attorney of record name)	
(Address)	
(3)(Officer/Prosecutor name)	
(Address)	

#### **USE NOTES**

1. This form may be used to dismiss misdemeanor and petty misdemeanor charges on a defendant's completion of the total durational term of a deferred sentence without revocation.

[Adopted, effective September 1, 1989; as amended by Supreme Court Order No. 21-8300-026, effective for all cases pending or filed on or after December 31, 2021.]

#### **ANNOTATIONS**

The 2021 amendment, approved by Supreme Court Order No. 21-8300-026, effective December 31, 2021, clarified that this form is to be used when the judge dismisses criminal charges against a defendant after the defendant has successfully completed a deferred sentence, cited statutory authority, clarified that dismissal of the charges is "with prejudice," added a certification of service, added signature lines for the defendant and attorneys of record, and added the Use Notes; changed the form heading from "Final order on criminal complaint" to "Order of dismissal on completion of deferred sentence"; changed the form title from "FINAL ORDER ON CRIMINAL COMPLAINT (Deferred Sentence)" to "ORDER OF DISMISSAL OF CRIMINAL CHARGE(S) ON COMPLETION OF DEFERRED SENTENCE"; in the second undesignated paragraph of the form, after "It", deleted "now appearing to the court" and added "being shown", and after "Defendant has", deleted "fulfilled all of the terms and conditions of the deferred sentence" and added "completed the total durational term of the deferred sentence without revocation so as to satisfy all criminal liability for the crime(s), dismissal of the charge(s) is required under Section 31-20-9 NMSA 1978."; in the last undesignated paragraph, after "dismissed", added "with prejudice"; after the Judge's signature line, added the certification of service and added a signature line for the person making service; after the signature line for the person making service, added signature lines for the defendant and attorneys of record; and added Use Note 1

# 9-604. Judgment and sentence. [For use with District Court Rule 5-701 NMRA] STATE OF NEW MEXICO COUNTY OF IN THE DISTRICT COURT STATE OF NEW MEXICO No. ٧. , Defendant JUDGMENT AND SENTENCE This case came before the court on \_\_\_\_\_\_, \_\_\_\_\_. The defendant appeared: [] with an attorney [] pro se [] waiver signed The defendant entered a plea of: [] guilty [] no contest [] not guilty and was tried by [] court [] jury [] iury waived The court finds the defendant GUILTY of: \_\_\_\_\_\_ and NOT GUILTY of: SENTENCE AND COMMITMENT: **COSTS AND FEES**<sup>2</sup>: The defendant shall pay the following costs and fees: **RESTITUTION:** The defendant is ordered to pay restitution as follows: Dated District Judge

#### **USE NOTES**

This form should be modified as appropriate.

[Approved, effective December 1, 1998; as amended by Supreme Court Order No. 09-8300-008, effective May 6, 2009.]

#### **ANNOTATIONS**

**The 2009 amendment**, approved by Supreme Court Order No. 09-8300-008, effective May 6, 2009, deleted Paragraph 2 of the "USE NOTES", which governed assessment of costs for court ordered alcohol or drug screening and treatment programs.

**Withdrawals.** — Pursuant to a court order dated April 24, 1989, a former Criminal Form 9-604 relating to final order on criminal complaint, was withdrawn for cases filed on or after September 1, 1989.

### 9-605. Agreement to pay.

[For use with Magistrate Court Rule 6-701 NMRA an Metropolitan Court Rule 7-701 NMRA]	nd
STATE OF NEW MEXICO [COUNTY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF]	
V.	
	_, Defendant
AGREEMENT TO F	PAY
I have been convicted of a fine and \$ fees and costs. I am una (costs) at this time. I promise	
[to pay in the following manner:	
	]
I fully understand that if I fail to [pay the fine, fees service] in accordance with this agreement:	and costs] [or] [perform community

I may be prosecuted for contempt of court.

If a bench warrant is issued for failure to pay fines or fees or for failure to perform community service, an additional \$100.00 administrative fee may result.

I may be confined in jail.	
Date	Defendant
Witness:	
USE	NOTES
[As amended, effective November 1, 1995	.]
ANNO	TATIONS
The 1995 amendment, effective November	er 1, 1995, rewrote the form.
9-605A. Community service work	program.
[For use with Magistrate Court Rule 6-701 Metropolitan Court Rule 7-701 NMRA and Municipal Court Rule 8-701 NMRA]	NMRA,
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	
V.	
	, Defendant
	ICE WORK PROGRAM
It is hereby ordered that hours of community service	(name of defendant) complete

<del></del>	<u></u>
Date	
	Judge
TO:	(agency)
to the court to indicate that the order ha	ce, please sign and date this form and return it is been completed. If the defendant does not ce, please contact the court immediately.
Date completed:	
Signature	Title
[Adopted, effective November 1, 1995.]	
9-606. Agreement to pay.	
[For use with Municipal Court Rule 8-70	01 NMRA]
STATE OF NEW MEXICO CITY OF COURT	
COURT	No
CITY OF	NO
V.	
·	, Defendant
AGREI	EMENT TO PAY
I have been convicted of fine. I am unable to pay the <i>(fine), (fees</i>	and assessed \$ t) (and) (costs) at this time. I promise
to pay in the following manner:	
[and] [or] [in lieu of the above (fines) (fees) (and) community service].	(costs) to perform hours of

I fully understand that if I fail to [pay the fine, fees and costs] [or] [perform community service] in accordance with this agreement:
I may be held in contempt of this court.
I may be confined in jail.
Dated:
Witness:
USE NOTES
Section 31-12-3 NMSA 1978 authorizes the judge to permit payment of fine, fees or costs in installments or if the defendant is unable to pay to order community service in lieu of all or any part of the fine, fees and costs. Credit toward the fine, fees or costs must be given at the prevailing federal hourly minimum wage rate.
[As amended, effective November 1, 1995.]
ANNOTATIONS
The 1995 amendment, effective November 1, 1995, rewrote the form.
9-607. Notice of appeal.
[For use with Magistrate Court Rule 6-703 NMRA, Metropolitan Court Rule 7-703 NMRA and Municipal Court Rule 8-703 NMRA]
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT
No

٧.

[STATE OF NEW MEXICO]
[COUNTY OF \_\_\_\_\_\_]
[CITY OF \_\_\_\_\_]

	, Defendant
District Court No[Magistrate] [Metropolitan] [Municipal] No	
[wagionato] [wonopontari] [warnolpai] 140.	<del></del>
NOTICE OF AP	PEAL
(Defendant) (The state) (The City of court from the <i>(judgment)</i> (final order) of the <i>(magcourt entered in the above cause on the</i>	
The (defendant) (state) (city) requests a trial s of filing of this notice of appeal.	etting within six months from the date
	Signed
	Name (print)
	Address (print)
	City, state and zip code (print)
	Telephone number
(The following is to be completed prior to filing with the clerk of the district court. Proof of service is required for each party.)	
CERTIFICATE OF SERVICE	E BY ATTORNEY
I certify that I caused a copy of this notice of a persons or entities by <i>(delivery) (mail)</i> on this:	
(1) (Name of parts)	
(Name of party)	
(Address)	<del></del>
(2) (Name of party)	
(Address)	

## **AFFIDAVIT OF SERVICE OF A PARTY**

# (To be completed by a party who is not represented by an attorney)

the fo	declare under penalty of perjury that ollowing persons or entities by <i>(deliv</i> :	a copy of this notice of appeal was served on ery) (mail) on this day of
(1)		
( )	(Name of party)	
	(Address)	
(2)		
	(Name of party)	
	(Address)	
		Signature of appellant
		Date of signature
	scribed and sworn to	
	re me this day	
_	ne, notary or other officer orized to administer oaths	
Offic	ial title	

## **USE NOTES**

1. A copy of this notice of appeal must be filed with the court from which this appeal is being taken after it has been endorsed by the district court.

2. A copy of the judgment or final order appealed from, showing the date of the judgment or final order, shall be attached to this notice of appeal at the time it is filed in the district court.

[As amended, effective May 1, 1986, October 1, 1991; January 1, 1995; January 1, 1997.]

#### **ANNOTATIONS**

**The 1997 amendment,** effective January 1, 1997, rewrote the form and added the second paragraph of the Use Note.

# 9-608. Title page of transcript of criminal proceedings.

[For use with Magistrate Court Rule 6-703 NMRA, Metropolitan Court Rule 7-703 NMRA and Municipal Court Rule 8-703 NMRA]

	TE OF NEW MEXICO  UNTY OF]  Y OF COURT	
		No District Court No
[STA [COI [CIT	ATE OF NEW MEXICO] UNTY OF] Y OF]	
V.		
		, Defendant
	TITLE PAGE OF TRANSCRIPT	OF CRIMINAL PROCEEDINGS
1.	Defendant's name or defendant's attorney's name:	
(If de	efendant represented by an attorney, ch	eck applicable):
2.	Defendant is represented by an attorn	ney:
	[] Appointed [] Retained [] Public defender.	

3.	Address of defendant or defendant's attorney
1	Attached: (ahaak appropriate hayaa )
4.	Attached: (check appropriate boxes.)
	[] COMPLAINT [] OTHER PAPERS AND PLEADINGS [] JUDGMENT OR FINAL ORDER (with date of filing noted thereon) [] EXHIBITS [] TRANSCRIPT OF THE PROCEEDINGS (if appeal on record) Dated this day of,
	Clerk
[As a	amended, effective January 1, 1997.]
	ANNOTATIONS
	<b>1997 amendment,</b> effective January 1, 1997, deleted "and certificate" from the heading and rewrote the form.
9-60	09. Defendant's waiver of appeal.
[For	use with District Court Rule 5-702 NMRA]
	TE OF NEW MEXICO JNTY OF
	HE DISTRICT COURT
	No
STA	TE OF NEW MEXICO
V.	
	, Defendant
	DEFENDANT'S WAIVER OF APPEAL
I,	,, (defendant) being duly sworn on my oath, e that I have been advised by my trial attorney that I have the right to appeal and
that	e that I have been advised by my trial attorney that I have the right to appeal and if I do not have the money to pay for an appeal, I am entitled to proceed with an eal at state expense, including the services of an attorney to represent me on the

appeal. Understanding my rights, I do not desire to appeal the final order of the court and hereby voluntarily, knowingly and intelligently waive my right to appeal.

Date:	
	Defendant
Subscribed and sworn to before me this	, day of,
Witnessed:	
Attorney for Defendant	Notary Public, Judge or Other Officer Authorized to Administer Oaths
9-610. Vehicle immobilization order.	
[Section 66-5-39 NMSA 1978]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	
V.	
	, Defendant
VEHICLE IMMOBILIZA	ATION ORDER
This matter coming before the Court pursuan the defendant's conviction of driving a motor veh driver's license:	• • • • • • • • • • • • • • • • • • •
IT IS THEREFORE ORDERED that the defer () license number (sheriff of this county) (city police) at the defenda days at such place as may be designated by the	be immobilized by the ant's expense for a period of thirty (30)

	Vehicle Description:
Dated ,	
	Judge
RETURN	
The undersigned, being a duly certified law enf the vehicle described in the above order was immo as follows:	
Place and manner of immobilization	
Beginning date	Ending date
	Signature of officer
	Title
Upon good cause shown, this order is rescinded,	d.
	Judge
[Adopted, effective September 1, 1989; as amende	ed, effective November 1, 1995.]

## **ANNOTATIONS**

The 1995 amendment, effective November 1, 1995, rewrote the form.

9-611. Withdrawn.

## **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 16-8300-016, 9-611 NMRA, relating to order to show cause, was withdrawn effective for all cases pending or filed on or after December 31, 2016. For provisions of former instructions, see the 2016 NMRA on *NMOneSource.com*.

## 9-612. Order on direct criminal contempt.

[For use with District Court Rules 1-093 and 5-112 NMRA, Magistrate Court Rules 2-110, 6-201 and 6-111 NMRA, Metropolitan Court Rules 3-110, 7-201, and 7-111 NMRA, and Municipal Court Rules 8-201 and 8-110 NMRA]

STATE OF NEW MEXICO	
[COUNTY OF]	
[CITY OF]	
COURT	
[STATE OF NEW MEXICO]	
[COUNTY OF]	
[CITY OF]	
V.	No
, [	Defendant.
ORDER ON DIRECT	Γ CRIMINAL CONTEMPT¹
This matter came before the court on The defendant, attorney	(month/day/year). , was present [pro se] [represented by
THE COURT FINDS that the defendant, i	in the presence of this court,

(State the action which constitutes direct criminal contempt.) <sup>2</sup>
The Honorable (name of judge) personally observed the contemptuous conduct, which was committed in the judge's presence without the need for further fact finding.
It is adjudged that the defendant is guilty of direct criminal contempt of court.
The defendant is sentenced to:
[] Confinement: Serve at the detention center for day(s), with day(s) suspended;
[] <b>Probation:</b> [Supervised] [Unsupervised] probation for day(s);
[] Probation Conditions:
<del></del>
[] <b>Fine:</b> \$, with \$ suspended, for a total of \$;
[] Total fees: \$; <sup>3</sup>
[] This sentence shall run [consecutive] [concurrent] with the sentence in (Cause No.).
[] The sentence is deferred on the following conditions:
·
Total Probation [Supervised] [Unsupervised]: Day(s)  Total Fine Sentenced: \$

Total Fees Sentenced: \$	
Itemized Fees:	
3	
Bench Warrant Fees Due as ofand fees)	(date): \$ (in addition to fines
Total Due as of (date): \$ signed payment plan filed with the court.	To be paid in full within 30 days or per
	Judge

- 1. This order constitutes a judgment and sentence and must be docketed as a separate criminal matter with a new case number.
- 2. Include a full statement of the facts and describe any warnings given to the defendant.
- 3. The magistrate and metropolitan courts should assess and collect court costs and fees on a criminal contempt conviction as set forth in NMSA 1978, Section 35-6-1. The municipal court should assess and collect court costs as set forth in NMSA 1978, Section 35-14-11.

[Adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009; as amended by Supreme Court Order No. 16-8300-016, effective for all cases pending or filed on or after December 31, 2016.]

#### **ANNOTATIONS**

**The 2016 amendment,** approved by Supreme Court Order No. 16-8300-016, effective December 31, 2016, rewrote the form and Use Note, and provided that the form also applies to District Court Rules 1-093 and 5-112 NMRA, Magistrate Court Rules 2-110 NMRA, and Metropolitan Court Rules 3-110, 7-201, and 7-111 NMRA.

9-613. Withdrawn.

#### **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 16-8300-016, 9-613 NMRA, relating to judgment and sentence on indirect criminal contempt, was withdrawn effective for all cases pending or filed on or after December 31, 2016. For provisions of former instructions, see the 2016 NMRA on *NMOneSource.com*.

## 9-614. Order on direct civil contempt.

[For use with Magistrate Court Ru	e 2-110 NMRA]
STATE OF NEW MEXICO	
COUNTY OF	
IN THE MAGISTRATE COURT	
V.	No
&	
In the Matter of the Direct Civil Co	ntempt of
	Contemnor.
ORDER O	N DIRECT CIVIL CONTEMPT1
THE COURT FINDS that the c	ontemnor, in the presence of this Court
direct civil contempt.)2 The Court	(State the action which constitutes inds that the contemnor committed direct civil

contempt of this Court. Furthermore, this order shall be in effect until such time as the collowing condition(s) have been met:
THE COURT HEREBY ORDERS:
Specify remedial action required.)
THE COURT HEREBY ORDERS the contemnor shall pay the following fines and court costs:
Date Judge
USE NOTES
1. See NMSA 1978, § 35-3-9 (1991) on contempt. See City of Bernalillo v. Aragon, 00 N.M. 547, 673 P.2d 831 (Ct. App. 1983) regarding direct contempt. See State v. Diamond, 94 N.M. 118, 607 P.2d 656 (Ct. App. 1980) regarding indirect contempt. See Rule 5-902 NMRA for a discussion of contempt.
2. Include a full statement of the facts, including any warnings given to contemnor.
As approved by Supreme Court Order No. 09-8300-037, effective November 16, 2009.]
9-615. Order on indirect civil contempt.
For use with Magistrate Court Rule 2-110 NMRA]
STATE OF NEW MEXICO
COUNTY OF
N THE MAGISTRATE COURT
v. No

In the Matter of the Indirect Civ	il Contempt of	
	, Contemnor.	
ORDER	ON INDIRECT CIVIL CONTEN	<b>∥PT</b> ¹
This matter came before the	e Court on	(month/day/year).
title) was rep		(name and
A hearing was held and suf the Court that the contemnor c	ficient evidence offered so as to ommitted indirect contempt by	•
	/ O(a) a // a	
indirect civil contempt.)2 THE (	(State the countermann) COURT FINDS that the contemmore, this order shall be in effern met:	nor is guilty of indirect civil
THE COURT HEREBY OR	DERS:	
(Specify remedial action requir	ed.)	
THE COURT HEREBY OR court costs:	DERS the contemnor shall pay	the following fines and
Date	<del></del>	Judge

- 1. See NMSA 1978, § 35-3-9 (1991) on contempt. See State v. Diamond, 94 N.M. 118, 607 P.2d 656 (Ct. App. 1980) regarding indirect contempt. See City of Bernalillo v. Aragon, 100 N.M. 547, 673 P.2d 831 (Ct. App. 1983) regarding direct contempt. See Rule 5-902 NMRA for a discussion of contempt.
  - 2. Include a full statement of the facts, including any warnings given to contemnor.

[As adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009.]

## 9-616. Conditional discharge order.

[For use with Magistrate Court Rule 6-701 NMRA and Municipal Court Rule 8-701 NMRA]

STATE OF NEW MEXICO	
[COUNTY OF	]
[CITY OF	]
COURT	
[STATE OF NEW MEXICO]	
[COUNTY OF	]
[CITY OF	]
V.	No
	_, Defendant.
CONDIT	IONAL DISCHARGE ORDER
This matter came before the c	court
[] upon the court's acceptance	ce of defendant's plea1 of [] guilty or [] no contest, OR
[] pursuant to a finding of gui	It by a [ ] judge or [ ] jury²,
to the following charges:	

It appearing that good cause exists for the entry of a conditional discharge, the court hereby orders a conditional discharge without entering an adjudication of guilt as to the above charges. The court further orders that defendant shall be placed on months [] supervised [] unsupervised probation pursuant to [] Sections
31-20-13 and 31-20-5 NMSA 1978 or [] Section 30-31-28 NMSA 1978.3
(OPTIONAL)
Probation costs of per day shall be assessed. In addition, pursuant to Section 31-20-6 NMSA 1978, the defendant shall make a contribution of not less than ten dollars (\$10.00) and not more than one hundred dollars (\$100.00), to be paid in monthly installments of not less than five dollars (\$5.00), to a local crime stopper program, a local domestic violence prevention or treatment program or a local drug abuse resistance education program that operates in the territorial jurisdiction of the court no later than (month/day/year) and shall provide proof to this court.
Conditions of probation are as follows:
If the defendant successfully completes probation, the defendant shall be discharged and the charges shall be dismissed.
Judge
USE NOTES

- 1. No plea shall be accepted unless the court has complied with the requirements of Rules 6-502 and 8-502 NMRA, and Form 9-406A NMRA.
- 2. Municipal court jurisdiction to grant conditional discharges is governed by municipal ordinance. Municipal courts do not have jurisdiction to hold jury trials.
- 3. The court shall designate whether the conditional discharge is pursuant to Sections 31-20-13 and 31-20-5 NMSA 1978, or Section 30-31-28 NMSA 1978.
- 4. No conditional discharge may be given for the offense of DWI, in any court. See Subsection C of Section 31-20-13 NMSA 1978.

- 5. A defendant may only use a conditional discharge once in his or her lifetime. See Subsection A of Section 31-20-13 NMSA 1978.
- 6. Court costs shall not be collected on conditional discharges. See Subsection D of Section 35-6-1 NMSA 1978.

[As adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009.]

## 9-617. Final order of discharge.

[For use with Magistrate Court Rule 6-701 NMRA and Municipal Court Rule 8-701 NMRA] STATE OF NEW MEXICO [COUNTY OF \_\_\_\_\_] [CITY OF \_\_\_\_\_] \_\_\_\_\_ COURT [STATE OF NEW MEXICO] [COUNTY OF \_\_\_\_\_] [CITY OF \_\_\_\_\_] ٧. No. \_\_\_\_\_, Defendant. FINAL ORDER OF DISCHARGE Without entering an adjudication of guilt, the court entered a conditional discharge order in this case. THE COURT FINDS that defendant has successfully met all obligations imposed by the court's order entered , IT IS HEREBY ORDERED, ADJUDGED AND DECREED that defendant is discharged from any further obligations pursuant to this matter and the charges in the case are hereby dismissed. Judge

[As adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009.]

## 9-618. Order finding no violation of probation.

[For use with Magistrate Court Rule 6-802 NMRA,

Metropolitan Court Rule 7-802 NMRA, and Municipal Court Rule 8-802 NMRA] STATE OF NEW MEXICO [COUNTY OF \_\_\_\_\_ [CITY OF \_\_\_\_\_ [STATE OF NEW MEXICO] [COUNTY OF \_\_\_\_\_ [CITY OF \_\_\_\_\_ No. ٧. \_\_\_\_\_, Defendant. ORDER ON PROBATION VIOLATION HEARING \_\_\_\_\_ (*dat*e), on an This matter came before the court on \_\_\_\_\_ allegation that Defendant violated probation. Defendant appeared in person and with counsel, \_\_\_\_\_ (name of counsel), or waived counsel. The prosecution was represented by \_\_\_\_\_ (name and title). Defendant, having [ ] admitted the probation violation [ ] denied the probation violation and a hearing having been held, the court **FINDS** that Defendant [ ] violated [ 1 did not violate probation. THE COURT FURTHER FINDS: That the original sentence was [ ] suspended [ ] deferred [ ] conditionally discharged and the charges were sentenced [ ] concurrently [ ] consecutively (if consecutively, each charge must be addressed). [ ] Defendant was a fugitive from justice and may have up to \_\_\_\_\_ days added as absconder time. It is hereby ORDERED, ADJUDGED, AND DECREED that: [ ] Defendant is continued on probation as originally imposed in the judgment and Defendant shall be released from custody for this cause. [ ] Defendant shall report to probation services immediately on release from custody. Absconder time of \_\_\_\_\_ days shall be added to the original probation end date.

[ ] Defendant's probation is revoked and a new	sentence is impose	ed as follows:
[ ] Defendant shall be given credit for	_ days on probation	and days in jail.
Defendant shall be sentenced to		
with days suspended, leaving day	ys to serve.	
<ul><li>[ ] Defendant is hereby remanded to</li><li>[ ] Defendant shall report to the</li></ul>	(det	ention facility).
Defendant shall report to the	(detention faci	ility) on or before
( <i>date</i> ) by ( <i>time</i> ) to serve	days. `	• /
[ ] Work release is authorized.	•	
This sentence shall be served on we	ekends.	
[ ] Defendant shall be placed on day		] unsupervised
probation to begin on(date).		
. ,		
[ ] All provisions of the original judgment and s	entence not specific	ally modified herein
remain in effect, with the following additional pr		
[ ] Defendant shall report to probation servi		
custody.	,	
[ ] Defendant shall complete drug/alcohol s	creening within	days and follow
any recommended treatment.	0	,
[ ] Defendant shall apply within days	be screened, and	if accepted, enter and
successfully complete Drug Court.	,	,
[ ] Defendant shall complete a behavioral h	ealth assessment a	nd follow any
recommended treatment.		,
[ ] Defendant shall participate in random ur	inalysis for days	s or as
recommended.	, ,	
[ ] Defendant shall enroll into Batterer's Inte	ervention program w	rithin days.
Defendant shall enroll into intensive, out		
days.	<b>3</b> 1	<u> </u>
[ ] Restitution, to be determined by probation	on officer, to be paid	in full within
days.	, ,	
[ ] Other		
[ ] Defendant's probation is revoked. Defendar	it is hereby remande	ed to
(detention facility) for	days, with da	ays of presentence
confinement credit toward jail sentence with	days remaining	to be served.
,	,	
[ ] Defendant may be furloughed to serve jail s	entence in an appro	ved rehabilitative
treatment program. If Defendant is terminated f		
program, Defendant shall report to	. •	-
later than twenty-four (24) hours of leaving prog		
detention facility within twenty-four (24) hours of		
failing to comply will be issued and Defendant v		
remaining sentence; Defendant may also be pr	•	-
[ ] Defendant to be transported by		
program.	- ( 3 )	
ÖR		

[ ] Defendant to be transported by private party	
rehabilitation program. Defendant may be released to transport once proof of acceptance into an approved rehabilitation prog	
to the court or probation services. A copy must be provided to the	
(detention facility) prior to release.	
[ ] Defendant shall receive an UNSATISFACTORY discharge from prof. [ ] The fine of \$ is imposed and shall be [ ] assessed [ ] spartially suspended, with \$ suspended. Defendant shall receive \$ already paid, leaving a balance of \$ (may include fee) to be paid in thirty (30) days or per payment plan. [ ] Jail in lieu of fines, fees, and costs beginning (date) for _ Jail in lieu of fine shall run [ ] concurrent or [ ] consecutive to other jail	suspended [ ] e credit for a bench warrant days.
[ ] Community service in lieu of fines, fees, and costs. Defendant shall hours by (date).	complete
IT IS ORDERED that a copy of this order and commitment be delivered (detention facility).	to the
FAILURE TO COMPLY Failure to report, comply with the conditions of probation, or pay costs of in a bench warrant for Defendant's arrest.	or fines will result
APPEAL Defendant is hereby advised that this Order on Probation Violation Heat appealed to the district court by filing a notice of appeal in the district co (15) days from the date of entry of this Order. In accordance with Rules 802 NMRA, "the only issue the district court will address on appeal will of the revocation of probation. The district court shall not modify the ser magistrate or the municipal court."	ourt within fifteen 6-802 and 8- be the propriety
CONDITIONS OF RELEASE  If Defendant files a notice of appeal, the following additional conditions hereby approved pending appeal to the district court:	of release are
Release bond pending appeal is set at \$	
Dated	
Judge	

[As adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009; as amended by Supreme Court Order No. 22-8300-024, effective for all cases pending or filed on or after December 31, 2022.]

#### **ANNOTATIONS**

The 2022 amendment, approved by Supreme Court Order No. 22-8300-024, effective December 31, 2022, rewrote the form, changing it from an Order finding no violation of probation to a detailed Order following a probation violation hearing; in the title of the form, deleted "ORDER FINDING NO VIOLATION OF PROBATION" and added "ORDER ON PROBATION VIOLATION HEARING"; after "(name of counsel)", added "or waived counsel"; after "(name and title.)", deleted "The Court having heard the evidence, FINDS that Defendant did not violate probation." and added "Defendant, having [] admitted the probation violation [] denied the probation violation and a hearing having been held, the court FINDS that Defendant [] violated [] did not violate probation."; added "THE COURT FURTHER FINDS: That the original sentence was [ |suspended [] deferred [] conditionally discharged and the charges were sentenced [] concurrently [] consecutively (if consecutively, each charge must be addressed). [] Defendant was a fugitive from justice and may have up to days added as absconder time."; after "It is hereby ORDERED, ADJUDGED, AND DECREED that", deleted "all provisions of the original Judgment and Sentence remain in effect. Defendant shall be continued on probation with probation conditions as originally imposed." and added the remainder of the form.

9-619. Withdrawn.

### **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 22-8300-024, 9-619 NMRA, relating to order finding probation violation and continuing sentence, was withdrawn effective December 31, 2022. For provisions of former rule, see the 2022 NMRA on *NMOneSource.com*.

9-620. Withdrawn.

#### **ANNOTATIONS**

**Withdrawals.** — Pursuant to Supreme Court Order No. 22-8300-024, 9-620 NMRA, relating to probation violation, judgment, and sentence, was withdrawn effective December 31, 2022. For provisions of former rule, see the 2022 NMRA on *NMOneSource.com*.

## 9-621. Remand order after de novo appeal.

[For use in District Court]	
STATE OF NEW MEXICO	
COUNTY OF	

	JUDICIAL DISTRICT
STA	TE OF NEW MEXICO
V.	No
	, Defendant.
	REMAND ORDER AFTER DE NOVO APPEAL
IT IS (ente	his matter came before the district court on appeal. The matter now being resolved, HEREBY ORDERED, ADJUDGED, AND DECREED that this case is remanded to (name of court), in Case No or case number in magistrate, metropolitan, or municipal court), with instructions to court to:
[] appe	Enforce the judgment and sentence entered by the lower court because the al was dismissed by this district court.
[] enter	Vacate its disposition and enforce the judgment and sentence or final order ed by this district court.
[] dispo	Vacate its judgment and sentence and dismiss its case because the case was seed of prior to trial by this district court.
[] not g	Vacate its judgment and sentence on the ground that the defendant was found uilty on appeal to this district court.
[]	Other:
	District Court Judge

A district court order remanding a case to a court of limited jurisdiction should substantially follow this form. The district court must attach a copy of its dispositional order to this order and must transmit both orders to the lower court, either electronically or by hard copy.

[Adopted by Supreme Court Order No. 15-8300-010, effective for all cases pending or filed on or after December 31, 2015.]

9-622. Remand order after de novo appeal; probation violation.

[For u	use in District Court]	
STAT	E OF NEW MEXICO	
COU	NTY OF	
	JUDICIAL DISTRICT	
STAT	E OF NEW MEXICO	
V.		No
	, Defendar	nt.
	REMAND ORDER AFTER DE NOVO APP	EAL - PROBATION VIOLATION
IT IS	nis matter came before the district court on a HEREBY ORDERED, ADJUDGED, AND DE	CREED that this case is remanded to
(ente	r case number in magistrate, metropolitan, o court to:	
[]	Enforce its order finding a probation violation	on.
[]	Vacate its order finding a probation violation	n.
		District Court Judge

A district court order remanding a case to a court of limited jurisdiction should substantially follow this form. The district court must attach a copy of its dispositional order to this order and must transmit both orders to the lower court, either electronically or by hard copy.

[Adopted by Supreme Court Order No. 15-8300-010, effective for all cases pending or filed on or after December 31, 2015.]

# **ARTICLE 7 Special Proceedings**

9-701. Petition for writ of habeas corpus.

[For use with District Court Criminal Rule 5-802 NMRA]

STATE OF NEW MEXICO	
COUNTY OF	
IN THE DISTRICT COURT	
	For Official Use Only No (To be supplied by the clerk of the court)
(Full name of prisoner)	
Petitioner,	
V.	
(Name of warden, jailor or other person having power to release the petitioner)  Respondent.	
Instructions — Read Ca	arefully
Make sure that all information provided in this for is required, attach additional pages as needed. Make are attached, or explain why the documents are not incarcerated, you may file the petition without payme incarcerated and are seeking free process, complete. Finally, you must complete the certificate of service copies of this petition on the respondent and the dist the petition is filed. You must file the original petition District Court. You should keep a copy for your own	e sure that all necessary documents being included. If you are currently ent of the filing fee. If you are not e Form 9-403.  ce and mail or otherwise serve trict attorney in the county in which and one copy with the Clerk of the
PETITION FOR WRIT OF HAB	EAS CORPUS <sup>1</sup>
1 (name of p otherwise restrained at and county of detention) by having custody).	erson in custody) is imprisoned or (name of facility (name and title of person

2. This petition ( <b>SELECT ONLY ONE.</b> If you wish to raise both types of claims, you must file two separate petitions and submit each petition in the location required by Rule 5-802(E)):
[] seeks to vacate, set aside or correct an illegal sentence or order of confinement (i.e., ineffective assistance of counsel, illegal search and seizure, involuntary confession, interpretation of the sentence by the institution or other matters relating to the trial or sentence the confined person received). NOTE: If the petition seeks to vacate, set aside or correct the sentence or order of confinement, correct the Corrections Department's interpretation or application of the sentence or order of confinement, or challenge the conviction, it shall be filed in the county of the court in which the matter was adjudicated, or, if the matter has not been adjudicated, it must be filed in the county of the court that ordered the contested confinement. See Rule 5-802(E)(1) NMRA.)
[] challenges confinement or conditions of confinement or matters other than the sentence or order of confinement. ( <i>This applies only to matters arising after the confined person arrived at the institution, i.e., county jail confinement, mental hospital confinement, detention facility confinement, good time credit, misconduct report, prison due process violation or parole.) NOTE: If the petition challenges conditions of confinement or matters other than challenges to the sentence or order of confinement (those set forth in the first option), it shall be filed in the county where the petitioner is confined or restrained. See Rule 5-802(E)(2) NMRA.  3. State concisely the facts upon which the confined person bases the claim:</i>
4. State concisely the grounds and law, or other legal authorities on which the confined person bases the claim:
5. Have the grounds being raised in this petition been raised previously in your direct appeal? If so, explain the result. If not, explain why not:

		the grounds raised in this petition been raised previously in another petition habeas corpus? If so, explain the result. If not explain why not:
7.	Briefl	y describe the relief requested:
		the nature of the court proceeding resulting in the confinement (i.e., secution, civil commitment, etc.), including:  case name:
	(b)	docket number:
	(c)	name of judge:
	(d)	name and location of the court in which the proceeding was held:
9.	State	the date of the final judgment, order or decree for confinement:
10	). Attac	h a copy of the judgment, order or decree. If not, describe your sentence.

11.Was	the conviction the result of:
	the conviction the result of.
	Guilty plea
	No Contest plea (nolo contendere)
	Finding of guilty by judge or jury
	the confined person represented by an attorney during the proceedings the confinement?
	Yes
	No
	u answered "yes" to (12), list the name and address of each attorney who d the confined person:
	you appeal your conviction?
	Yes ( <i>Go to 15</i> )
	Yes ( <i>Go to 15</i> ) No ( <i>Go to 16</i> )
 15. If yo	Yes ( <i>Go to 15</i> )  No ( <i>Go to 16</i> )  u answered "yes" to (14), list:

(d)	A summary of the grounds upon which each appeal was based:
(e)	The result of each appeal:
(f)	The name and address of the attorney on appeal:
16. If yo	u answered "no" to (14), state the reasons for not appealing:
	t from any appeals listed in (15), have any other post conviction applications, motions, been filed with regard to this same imprisonment or restraint?
	Yes ( <i>Go to 18</i> )
	No ( <i>Go to 19</i> )
18. lf yo	u answered "yes" to (15), list with respect to each such petition or motion:
(a)	The type of proceeding:

(b)	The name and date of each case:	
(c)	The docket number:	
(d) from which re	The court, the administrative agency, or institutional grievance committee elief was sought:	
(e)	The result of each proceeding. (Attach a copy of each decision.)	
(f)	The issues raised in each proceeding:	
(g) proceedings:	State whether a hearing was held in connection with each of these	
(h) each proceed	State whether the confined person was represented by an attorney in ding and, if so, the attorney's name and address:	
19. Do yo	19. Do you seek the appointment of counsel to represent you?2	
	Yes	

No	
VERIFICATION	
STATE OF NEW MEXICO	
COUNTY OF	
I, the undersigned, state that I am the petitioner in this acceptation and know and understand its contents, and the intrue and correct to the best of my knowledge, information penalty of perjury under the laws of the State of New Me, (date), I deposited this performed the institution in which I am confined, properly address prepaid, for forwarding to the district court at the following	nformation contained herein is n and belief. I affirm under xico that on tition in the internal mail system sed with any necessary postage
Court (name of	court)
( <i>city</i> ), New Mexico,	(zip code).
	(Signature)

(Address)

PNM No., if applicable

#### **USE NOTES**

- 1. After this petition is reviewed by the Court, the Court will enter the order granting or denying the writ or ordering a response before further action. The order shall be prepared by the Court.
- 2. Petitioners who are incarcerated at the time of filing the petition need not file a motion for free process and may file the petition without payment of the applicable filing fee. See Rule 5-802(D)(2) NMRA.

[Adopted, effective August 1, 1989; as amended by Supreme Court Order No. 09-8300-008, effective May 6, 2009; as amended by Supreme Court Order No. 14-8300-014, effective for all cases filed on or after December 31, 2014; as amended by Supreme Court Order No. 17-8300-025, effective for all cases pending or filed on or after December 31, 2017.]

#### **ANNOTATIONS**

The 2017 amendment, approved by Supreme Court Order No. 17-8300-025, effective December 31, 2017, instructed petitioners that if they wish to challenge both their underlying conviction and their conditions of confinement, they must file two separate petitions, and instructed petitioners of the proper venue where each type of petition must be filed; in Paragraph 2, after "This petition", added "(SELECT ONLY ONE. If you wish to raise both types of claims, you must file two separate petitions and submit each petition in the location required by Rule 5-802(E):", in the first box under Paragraph 2, after "confession", added "interpretation of the sentence by the institution", and added the last sentence and citation to Rule 5-802(E)(1) NMRA, in the second box under Paragraph 2, added the last sentence and citation to Rule 5-802(E)(2) NMRA; in the "VERIFICATION", after "undersigned", deleted "being first duly sworn upon my oath", and after "information and belief.", deleted "On" and added "I affirm under penalty of perjury under the laws of the State of New Mexico that on"; deleted the provisions for a notary public signature and the date the notary public's commission expires; and deleted the "Certificate of Service" provision.

The 2014 amendment, approved by Supreme Court Order No. 14-8300-014, effective December 31, 2014, required a statement of fact upon which the petitioner's claims are based; required a statement as to whether the grounds raised in the petition have been raised in a previous direct appeal or petition; required a description of the petitioner's sentence; required a description of prior direct appeals; moved the title of the form from the caption of the case to the Instructions; in the Instructions, added the third sentence. and in the fourth sentence, after "If you", added "are not incarcerated and"; added Paragraph 3; in Paragraph 5, in the first sentence, after "raised previously in", deleted "any other proceeding" and added "your direct appeal"; added Paragraph 6; in Paragraph 8, added "including"; in Paragraph 9, after "decree for confinement", deleted "and a summary of its terms"; in Paragraph 10, in the second sentence, after "If no", deleted "explain why you are not doing so" and added "describe your sentence"; in Paragraph 13, changed "(10)" to "(12)"; in Paragraph 14, in the first sentence, deleted "Was an appeal taken" and added the current sentence, changed "(Go to 13)" to "(Go to 15)", and changed "(Go to 14)" to "(Go to 16)"; in Paragraph 15, changed "(12)" to "(14)"; in Paragraph 15(b), added "for each appeal"; in Paragraph 15(c), added "each appeal was filed and decided"; in Paragraph 16, changed "(12)" to "(14)"; in Paragraph 17, in the introductory sentence, changed "(13)" to "(15)", changed "(Go to 16)" to "(Go to 18)", and changed "(Go to 17)" to "(Go to 19)"; in Paragraph 19, deleted the former language which required the petitioner to state whether or not the petitioner wanted counsel appointed and whether the petitioner could pay the lawyer appointed to represent the petitioner, and deleted the former language which required the petitioner to complete Form 9-403 if the petitioner was not able to pay the lawyer appointed to represent the petitioner; and in the Use Note, added Paragraph 2.

**The 2009 amendment,** approved by Supreme Court Order No. 09-8300-008, effective May 6, 2009, under "Instructions – Read Carefully", replaced "You should exercise care to assure" with "Make sure"; in item 12, added "(Go to 13)" after "Yes" and "(Go to 14)" after "No"; in item 14, before "state" at the beginning of the sentence, added "If you answered "no" to (12),"; in item 15, after "Yes", added "(Go to 16)" and after "No",

added "(Go to 17)". The amendment, in item 16(under "VERIFICATION", added "On	itution in which I am confined, properly for forwarding to the district court at the
9-702. Petition for writ of certiorari to of habeas corpus.	the district court from denial
[For use with Appellate Rule 12-501 NMRA]	
IN THE SUPREME COURT OF THE	STATE OF NEW MEXICO
Defendant-Petitioner, v.	S.Ct. No (leave blank; court will assign)
(Name of Warden)	District Ct. No.
Respondent.	
	VRIT OF CERTIORARI STRICT COURT OF NEW MEXICO
	Defendant-Petitioner pro se
	(address information)
PETITION FOR WRIT O	
Defendant-Petitioner, appearing pro se and p Mexico Constitution, Rule 5-802, and Rule 12-50 its Writ of Certiorari to review the order in:	
	(your name v. Warden's name),
District Court No	filed on

## **QUESTIONS PRESENTED FOR REVIEW**

WI	hether the district court erred in:
-	
(Com <sub>j</sub>	plete only for issues relevant to the petition. Attach additional sheets if necessary.
	DESCRIPTION OF THE PROCEEDINGS
1.	Please list the conviction being challenged:
	<u></u>
	<u></u>
	Please list any other petitions you have filed in the New Mexico Supreme Court nging this conviction ( <i>please include docket numbers and dates</i> ):
	<u></u>
	<u></u>
3.	Tell the story of what happened in your court case:

<u> </u>
BASIS FOR GRANTING THIS PETITION FOR WRIT OF CERTIORARI TO THE DISTRICT COURT
The decision of the district court on my petition for writ of habeas corpus, filed pro se, raises significant questions of law under state and federal constitutions: whether the errors below deprived petitioner's rights guaranteed by the Fourth, Fifth, Sixth, Eighth, and Fourteenth Amendments and by New Mexico Constitution, art. II, §§ 13, 14, 15, and 18.
ARGUMENT
(Describe your legal claim and cite the law (cases, statutes, constitutional sections) that supports your position. Use plain language.)
POINT 1:
POINT 2:

POINT 3:		
(Attach add	ditional sheets, if necessary.)	· · · · · · · · · · · · · · · · · · ·
	REQUEST FOR RELIEF	
Defenda court, and:	ant-petitioner requests that this Court issue its writ of	certiorari to the district
()	remand to the district court for a full hearing on the	e petition, <b>OR</b>
()	reverse the conviction, OR	
()	remand to the district court to correct the sentence	e, OR
()	(other) .	
Rule 12-50	er asks this Court to grant such relief as may be app of NMRA, I am filing <b>only the original copy</b> of this pose following:	
()	a copy of my petition for writ of habeas corpus file	d in district court, AND
()	a copy of the state's response, if one was filed, Al	ND
()	a copy of the district court's order.	
()	I have not attached the required documents becau	use
and ask the	e Supreme Court to accept this petition without the at	tachments.
	Re	spectfully submitted,
	De	fendant-Petitioner, pro se

**VERIFICATION** 

STATE OF NEW MEXICO

COUNTY OF	
I, the undersigned, being first duly sworn upon my in this action. I have read the foregoing petition and kn and the information contained herein is true and correcting and belief. On, in the internal mail system of the institution in which I awith any necessary postage prepaid, for forwarding to at the following address:	ow and understand its contents, ct to the best of my knowledge, ( <i>date</i> ), I deposited this petition am confined, properly addressed
New Mexico Supreme Court P.O. Box 848 Santa Fe, New Mexico, 87504-0848.	
	(Signature)
	(Address)
	PNM No., if applicable
SUBSCRIBED AND SWORN TO before me this,, by	day of
(Name of petitioner)	
Notary Public	
My Commission Expires:	
CERTIFICATE OF SERV	/ICE
I hereby certify that a copy of this petition was mail Office, P.O. Box 1508, Santa Fe, New Mexico 87504-	
	Defendant-Petitioner, pro se

[Adopted by Supreme Court Order No. 14-8300-014, effective for all cases filed on or after December 31, 2014; as amended by Supreme Court Order No. 17-8300-025, effective for all cases pending or filed on or after December 31, 2017.]

#### **ANNOTATIONS**

**The 2017 amendment,** approved by Supreme Court Order No. 17-8300-025, effective December 31, 2017, added the new "VERIFICATION" section.

## 9-703. Petition for post-sentence relief.

[For use with District Court Criminal Rule 5-803 NMRA]	
STATE OF NEW MEXICO	
COUNTY OF	
IN THE DISTRICT COURT	
	For Official Use Only No (To be supplied by the clerk of the court)
(Your full name)	
Petitioner,	
v.	
STATE OF NEW MEXICO,	
Respondent	

Instructions — Read Carefully

Make sure that all information provided in this form is true and correct. Make sure that all necessary documents are attached, or explain why the documents are not being included. If you are seeking free process, complete Form 9-403 NMRA.

Finally, you must complete the certificate of service and mail or otherwise serve copies of this petition on the respondent and the district attorney in the county in which the petition is filed. You must file the original petition and one copy with the Clerk of the District Court. You should keep a copy for your own records.

## PETITION FOR POST-SENTENCE RELIEF<sup>1</sup>

1.	(name of petitioner) completed a sentence of (incarceration, probation, parole) on (date sentence was completed).
	·
2.	This petition
	seeks to vacate, set aside or correct an illegal sentence or order of confinement neffective assistance of counsel, illegal search and seizure, involuntary ssion, or other matters relating to the trial or sentence the petitioner received).
[]	(other)
3.	State concisely the facts upon which the petitioner bases the claim:
	State concisely the grounds and law, or other legal authorities on which the oner bases the claim:
	Have the grounds being raised in this petition been raised previously in your appeal? If so, explain the result. If not, explain why not:
	Have the grounds raised in this petition been raised previously in a petition for a habeas corpus? If so, explain the result. If not explain why not:
7.	Briefly describe the relief requested:

			the nature of the court proceeding resulting in the sentence (i.e., criminal civil commitment, etc.), including:
		(a)	case name:
		(b)	docket number:
		(c)	name of judge:
		(d)	name and location of the court in which the proceeding was held:
	). —		the date of the final judgment or order for your sentence:
1	10.	Attach	a copy of the judgment, order or decree. If not, describe your sentence.
1	11.	Was t	he conviction the result of:
			Guilty plea
			No Contest plea (nolo contendere)
			Finding of guilty by judge or jury
		Was t	he petitioner represented by an attorney during the proceedings resulting in ?
			Yes
			No
		-	answered "yes" to (12), list the name and address of each attorney who the petitioner:
1	14.	Did yo	ou appeal your conviction?
			Yes (Go to 15)
			No ( <i>Go to 16</i> )

15. lf yo	u answered "yes" to (14), list:
(a)	The name of each court to which an appeal was taken:
(b)	The case name and docket number for each appeal:
(c) opinion or c	The date each appeal was filed and decided (attach a copy of each order):
(d)	A summary of the grounds upon which each appeal was based:
(e)	The result of each appeal:
(f)	The name and address of the attorney on appeal:
16. If you	u answered "no" to (14), state the reasons for not appealing:
	t from any appeals listed in (15), have any other post conviction applications, motions, been filed with regard to this sentence?
	Yes (Go to 18)
	No (Go to 19)
	u answered "yes" to (15), list with respect to each such petition or motion:

(a)	The type of proceeding:
(b)	The name and date of each case:
(c)	the docket number:
(d) from which re	the court, the administrative agency, or institutional grievance committee elief was sought:
(e)	the result of each proceeding (attach a copy of each decision):
(f)	The issues raised in each proceeding:
(g) proceedings:	State whether a hearing was held in connection with each of these
(h) proceeding a	State whether the petitioner was represented by an attorney in each nd, if so, the attorney's name and address:
19. Do yo	u seek the appointment of counsel to represent you?2
	Yes
	No
	VERIFICATION
STATE OF N	IEW MEXICO
	-
COUNTY OF	<del>.</del>

I, the undersigned, being first duly sworn upon my oath, state that I am the petitioner in this action. I have read the foregoing petition and know and understand its contents,

	Court ( <i>name c</i>	f court)
	( <i>city</i> ), New Mexico,	(zip code).
		(Signature)
		(Address)
SUBSCRIBED AND SW	ORN TO before me this,, by	day of
(Name of petitioner)		
Notary Public		
My Commission Expires:		
	CERTIFICATE OF SERV	ICE
attorney in the county in whi	ch the petition is filed by	tion were served upon the district  manner of service), this
day of,		

- 1. This form should only be used by individuals who have completed their sentence. Individuals still in custody, on probation, or on parole should use Form 9-701 NMRA.
- 2. The Public Defender Department cannot be appointed to represent a petitioner in a Rule 5-803 proceeding. However, the district court retains the inherent authority to

appoint counsel from among the private bar or pro bono legal service providers who have licensed counsel on staff. See Committee Commentary, Rule 5-803 NMRA.

[Adopted by Supreme Court Order No. 14-8300-014, effective for all cases filed on or after December 31, 2014.]

## 9-704. Order of appointment for habeas corpus proceedings under Rule 5-802 NMRA.

[For use with District Court Criminal Rule 5-802 NMRA]
STATE OF NEW MEXICO
COUNTY OF
JUDICIAL DISTRICT COURT
, No
Petitioner,
V.
,
Respondent.
ORDER OF APPOINTMENT FOR HABEAS CORPUS PROCEEDINGS UNDER RULE 5-802 NMRA
This matter having come before the court, and the court being fully advised of the circumstances;
THE COURT FINDS THAT:
[] the petitioner is incarcerated; or
[] the petitioner is not incarcerated, and is indigent and unable to obtain counsel; and
[] This is a proceeding which a reasonable person would bring at that person's overpense.1
IT IS THEREFORE ORDERED THAT:

[] the Public Defender Department is hereby appointed to represent the Petitioner in the above-entitled cause without payment of the application fee.
[] the Public Defender Department, shall appoint an attorney on contract with the department represent the petitioner based on the conflict memorandum reviewed by the court or as disclosed at a status conference with the court.
[] petitioner's counsel shall file an amended petition or a notice of non-intent to file an amended petition within ninety (90) days of the date of the filing of this order.
(District Judge)
USE NOTES
If the Public Defender Department is appointed, the clerk of the district court shall mail a copy of this order and a copy of the pro se petition to the Post-Conviction/Habeas Division, Office of the Public Defender, 505 Marquette NW, Ste. 120, Albuquerque, NM 87102.
1. Under the Indigent Defense Act, a person has the limited right to appointed counsel representation in post-conviction matters "unless the court in which the proceeding is brought determines that it is not a proceeding that a reasonable person with adequate means would be willing to bring at his own expense" NMSA 1978, § 31-16-3(B)(3) (1968). Therefore, the Public Defender may not be able to represent a petition in all cases.
[Adopted by Supreme Court Order No. 14-8300-014, effective for all cases filed on or after December 31, 2014.]
9-705. Procedural order on petition for writ of habeas corpus.
[For use with District Court Criminal Rule 5-802 NMRA]
STATE OF NEW MEXICO
COUNTY OF
JUDICIAL DISTRICT COURT
, No
Petitioner,

Respondent.
PROCEDURAL ORDER ON PETITION FOR WRIT OF HABEAS CORPUS
This matter having come before the court on petitioner's petition for a writ of habeas corpus or other pleading pursuant to Rule 5-802 NMRA of the Rules of Criminal Procedure for the District Courts, the court having reviewed the record and being otherwise fully advised in the premises, FINDS AND ORDERS THAT:
1. SUMMARY DISMISSAL/TRANSFER OF VENUE <sup>1</sup>
[] This matter is transferred because of improper venue to the Judicial District Court.
[] This matter is summarily dismissed because as a matter of law petitioner is not entitled to relief based on a review of the files, pleadings, and records which show that:
(statement of reasons required)
2. RETURN OF PETITION FOR FURTHER INFORMATION:
[] The petition is returned to petitioner for additional information on the following issues/claims:

Pursuant to Rule 5-802(G) NMRA, a revised petition shall be filed within forty-five (45) days after service of this order.

# 3. FREE PROCESS AND APPOINTMENT OF COUNSEL:

[] Petitioner is granted permission to proceed <i>in forma pauperis</i> based on Form 9-403 NMRA or because petitioner is an inmate of a correctional facility.
[] Petitioner is not granted permission to proceed in forma pauperis.
[] The Public Defender Department is appointed to represent petitioner based on the court's finding that this is a proceeding which a reasonable person would bring at that person's own expense. Upon being properly appointed, the Public Defender Department shall either file an amended petition or a notice of non-intent to file an amended petition within ninety (90) days of this appointment. <sup>2</sup>
4. RESPONSE3:
[] The respondent is directed to file a response within one-hundred and twenty (120) days after the service of an amended petition or a notice that no amended petition will be filed.
[] The court, having received an amended petition or a notice that no amended petition will be filed, and based upon a review of the files, pleadings, and records, including the amended petition, hereby summarily dismisses the petition.
(statement of reasons required)
[] The court, having received an amended petition or a notice that no amended petitioner will be filed, and based upon a review of the files, pleadings, and records, including the amended petition, hereby dismisses the following claims:
(statement of reasons required)

	AND		
	orders a response from respondent on the following o	laims:	
5.	HEARING SCHEDULE:		
	A status conference will be held on		_ ( <i>date</i> ), at
	A preliminary disposition hearing will be held on		( <i>date</i> ), at
	An evidentiary hearing will be held on ( <i>time</i> ).		( <i>date</i> ), at
	An evidentiary hearing is not required, but legal argur on ( <i>date</i> ), at		
/-			
		(District Judge)	

### **USE NOTES**

- 1. Paragraph 1 should only be used prior to the appointment of counsel and before the filing of any amended petition.
  - 2. See NMSA 1978, § 31-16-3(B)(3) (1968).
- 3. After receiving the amended petition or notice that no amended petition will be filed, the court will then decide if a response will be ordered, and whether a status conference, a preliminary disposition hearing, or evidentiary hearing are required, and will send the parties notice. Paragraph 5 should be used when ordering a response at the time of appointment of counsel or after reviewing the amended petition or notice that no amended petition will be filed.

[Adopted by Supreme Court Order No. 14-8300-014, effective for all cases filed on or after December 31, 2014.]

# **ARTICLE 8 Statutory Proceedings**

# 9-801. Application for inspectorial search order.

or use in the District, Magistrate, etropolitan and Municipal Courts] sections 24-1-16 to 24-1-19 NMSA 1978]	
TATE OF NEW MEXICO COUNTY OF] CITY OF COURT	
No	
STATE OF NEW MEXICO] SOUNTY OF] SITY OF]	
, Defendant	
APPLICATION FOR INSPECTORIAL SEARCH ORDER	
, being duly sworn, on his oath, states that:  he is an officer authorized by law to make inspectorial searches; inspection of the following described (check appropriate box)  [] premises:	
(describe premises to be searched as particularly as possible) [] vehicle:	_
(describe vehicle as particularly as possible) is necessary for the purpose of ascertaining the existence or nonexistence of the following described conditions	
(set forth purpose or reason for search, and facts) in accordance with the requirements prescribed by (check appropriate box or boxe [] fire [] housing [] sanitation [] welfare [] zoning requirements:	 s)

(check if appropriate; complete if checked) 3. [] permission to inspect at night is reque	ested for the following reasons:
(set forth reasons search may be reasonably c	conducted at night)
(check appropriate box)	
4. [] he has been refused consent to make an seven days' notice of the time and purpose	
[] an inspectorial search by consent of the obtainable within a reasonable period of time	**
(check if appropriate and complete)	
[] it is necessary that the applicant be according one or more law enforcement officers	
	(set forth reason)
Subscribed and sworn to before me in the a of New Mexico this day of,	
Judge, Notary or Other Officer Authorized to Administer Oaths	Title
9-802. Inspection order.	
[For use in the District, Magistrate, Metropolitan and Municipal courts] [Sections 24-1-16 to 24-1-19 NMSA 1978]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
	No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	

(check if appropriate)

v.
, Defendant
INSPECTION ORDER
THE (STATE OF NEW MEXICO) (CITY OF)
TO ANY OFFICER AUTHORIZED TO MAKE AN INSPECTORIAL SEARCH OF
PREMISES OR VEHICLES:
An application for an inspectorial search order, which is attached to and hereby made a part of this order, having been submitted to me by, who has made a sufficient showing that inspection of the <i>(check appropriate box)</i> [] premises[] vehicle described in the application is in accordance with reasonable legislative or administrative standards.
(check appropriate box)
[] I am satisfied that seven (7) days' notice has been given to the owner of the (premises) (vehicle) described in the application and consent has not been given to make an inspectorial search.
[] I am satisfied that an inspectorial search by consent of the owner of the (premises) (vehicle) described in the application is not obtainable within a reasonable period of time.
(check if appropriate)
[] Inspection of the <i>(premises) (vehicle)</i> at night is reasonable under the circumstances described in the application.
YOU ARE HEREBY COMMANDED TO SEARCH FORTHWITH:
(check one or both)
[] the premises [] the vehicle
described in the application
[] between the hours of 6:00 a.m. and 10:00 p.m.
[] at any time of the day or night

officers.	ipanied by one or more law enforcement	
You are to return this order within three (3) make a sworn report of the circumstances of the order.	· · · · · · · · · · · · · · · · · · ·	
	Judge	
RETUI	RN	
, being duly sworn, o	on his oath, states that:	
he received the attached order on	_,, and searched the o'clock (a.m.) (p.m.) on	
The following is a report of the circumstant order of the court:	ces of execution or failure to execute the	
(set forth record of proceedings taken subsequ	uent to issuance of order)	
	Signature of Affiant Inspection Officer	
	Title	
Subscribed and sworn to before me in the above-named (City) (County) of the State of New Mexico this day of,		
	Judge, Notary or Other Officer Authorized to Administer Oaths	
	Official Title	

9-803. Waiver of extradition.

[Section 31-4-22 NMSA 1978]

STATE OF NEW MEXICO	
COUNTY OF COURT	
	No
•	NO
STATE OF NEW MEXICO	
V.	
	, Defendant
WAIVER OF EX	KTRADITION
I,, in open court do am the identical, agair me with has been initia, State of voluntarily without threats or promises of rewastate, without legal process.	nst whom a criminal proceeding charging ated in the county of, and I further hereby freely,
I further acknowledge that I will be held wi state of to take me into	thout bond while awaiting the agent of the custody.
I further acknowledge that I have been information require the issuance and service of a warrant 22 NMSA 1978 and my right to contest said whabeas corpus as provided in Section 31-4-10	of extradition as provided in Section 31-4-varrant of extradition through a writ of
	agree to return to the state of may be sent to take me to that state for
trial.	
This statement and waiver (made in quade County, New Mexico, this day of presence of a judge of the	ruplicate), done at,, in the, Court of that county.
Attorney for Defendant	Defendant
Assistant District Attorney	

I hereby certify that the foregoing was executed in my presence and that I informed the defendant of his rights to require the issuance and service of a warrant of extradition as provided by the laws of New Mexico, and his right to contest said warrant of extradition through a writ of habeas corpus. I do hereby direct the officer having such

person in custody to deliver forthwith such person to the duly accredited agent of the demanding state, together with a copy of this waiver, and that the original hereof shall forthwith be forwarded to the office of the governor of the State of New Mexico for filing.

	Judge
Original - Governor 2nd & 3rd - Agent 4th - File	
9-804. Order for extradition on waiver.	
[Section 31-4-22 NMSA 1978]	
STATE OF NEW MEXICO COUNTY OF COURT	
No. <sub>-</sub>	
STATE OF NEW MEXICO	
v.	
, Defe	endant
ORDER FOR EXTRADITION ON W	AIVER
THIS MATTER coming before the Court, on the,, pursuant to § 31-4-22, I, being present in Court with counse Court having advised the defendant that he is charged with the County of, State of advised the defendant of his rights pursuant to § 31-4-10 N defendant, with the advice of counsel, having waived each and the Court being fully satisfied in the premises;	NMSA 1978, the defendant, el,; the n; the Court having NMSA 1978, and the
IT IS, THEREFORE, ORDERED that the defendant, he is hereby, ordered extradited to the aforesaid County ar the authorities thereof.	, be, and nd State, and is remanded to

IT IS FURTHER ORDERED that the officer in custody is directed to deliver the defendant to the duly accredited agent of the demanding state, together with a copy of

custody of the defendant not later than
Judge
9-804A. Order for extradition on waiver.
Section 31-4-22 NMSA 1978, Magistrate Court Rule 6-811 NMRA and Metropolitan Court Rule 7-811 NMRA]
STATE OF NEW MEXICO COUNTY OF COURT
No
STATE OF NEW MEXICO
v.
, Defendant
ORDER FOR EXTRADITION ON WAIVER
The defendant appeared before the above court on the day of,, pursuant to Section 31-4-22 NMSA 1978 and the court advised the defendant that:
1. the defendant has been arrested for having committed, State of, State of,
2. the above county and state have demanded the defendant be returned to that state;
3. the defendant has a right to extradition on an arrest warrant issued by the governor of this state;
4. the defendant has a right to retain the assistance of counsel; and
5. the defendant has a right to appear before the district court on a writ of habeas corpus to test the legality of the defendant's arrest.

The defendant, after being advised of the above rights, consented to return to the demanding state and signed a waiver of extradition.

IT IS, THEREFORE, ORDERED that the above defendant be extradited to the demanding state and ordered held without bond pending delivery to the agent of the demanding state.

IT IS FURTHER ORDERED that the officer in custody of the defendant deliver the
defendant to the agent of the demanding state together with a copy of this order and t waiver of extradition. The authorities of the demanding state shall take custody of the defendant not later than (date).
Judge
USE NOTES
A copy of this order and a copy of the defendant's consent to extradition is mailed the court to the governor.
[Adopted, effective October 1, 1996.]
ANNOTATIONS
<b>Cross references.</b> — For Uniform Criminal Extradition Act, see Section 31-4-1 NMSA 1978 et seq.
9-805. Fugitive complaint.
[For use with Magistrate Court Rule 6-810 NMRA and Metropolitan Court Rule 7-810 NMRA]
STATE OF NEW MEXICO COUNTY OF
COURT
No
STATE OF NEW MEXICO
V.
Defendant

**FUGITIVE COMPLAINT** 

extra	ne State of New Mexico alleges that the above-named defendant is subject to dition from this state to the State of  It applicable alternative)
[]	The defendant is charged in the State of with the crime of
[]	The defendant has been convicted in the above state of the crime of and has
[]	escaped from confinement.
[]	violated terms of release or bail.
[]	violated terms of probation.
[]	violated terms of parole.
Th	ne reason I believe that the defendant is the person identified in the fugitive warrant
	k all that apply)
[] judgn	a copy of an NCIC message, teletype, warrant, indictment, information, affidavit, nent of conviction or sentence so indicating is attached.
[]	the mode of transportation of the defendant.
[]	the physical description of the defendant.
[]	the date of birth of the defendant.
[]	the name of the defendant.
[]	Other:
(set for	orth other aspects showing that the defendant is the person sought in the other
	ne crime with which the defendant was charged or convicted is punishable in the e state by death or by imprisonment of more than one year.
Th	ne defendant was arrested on,, at, at (county) jail.

# I SWEAR OR AFFIRM UNDER PENALTY OF PERJURY THAT THIS FUGITIVE COMPLAINT IS TRUE TO THE BEST OF MY INFORMATION AND BELIEF. I UNDERSTAND THAT IT IS A CRIMINAL OFFENSE SUBJECT TO THE PENALTY OF IMPRISONMENT TO MAKE A FALSE STATEMENT IN A FUGITIVE COMPLAINT.

Date	Officer's signature
	Title
	USE NOTES
	e defendant is charged with a felony. If the eanor a complaint and arrest warrant must be used
[Adopted, effective October 1, 1996.	]
	ANNOTATIONS
<b>Cross references.</b> — For Uniform C 1978 et seq.	Criminal Extradition Act, see Section 31-4-1 NMSA
9-806. Motion to extend time	<b>).</b>
[For use with District Court Rule 5-82] Metropolitan Court Rule 7-811 NMR	21 NMRA, Magistrate Court Rule 6-811 NMRA and A]
STATE OF NEW MEXICO	
COUNTY OF	
[C	OURT]
[JUDICIAL DIST	RICT]
[STATE OF NEW MEXICO]	
[COUNTY OF	_]
[CITY OF]	
v.	No
	, Defendant.

MOTION TO EXTEND TIME

(name and ti	tle of prosecutor) moves the court to
extend the time for the confinement or conditions of on the Governor's rendition warrant for extradition in (date previously grante	this case for days after
has been unable to perfect its extradition within the t	,
	Prosecutor
I hereby certify that a copy of	
the foregoing pleading was sent	
to	
, N.M.	
on the,	

Prosecutor

[Adopted, effective October 1, 1996; as amended by Supreme Court Order No. 10-8300-028, effective December 3, 2010.]

#### **ANNOTATIONS**

**The 2010 amendment,** approved by Supreme Court Order No. 10-8300-028, effective December 3, 2010, in the use note at the beginning of the form, after "For use with", added "District Court Rule 5-821 NMRA"; in the jurisdictional style of the pleading, deleted the blank for the city in which the motion is filed and added a blank for the judicial district in which the motion is filed; and in statement of the motion, after "moves the court to extend the time for", added "the confinement or conditions of release of Defendant pending arrest on the Governor's rendition warrant for".

**Cross references.** — For Uniform Criminal Extradition Act, see Section 31-4-1 NMSA 1978 et seq.

# 9-807. Order granting extension of time.

[For use with District Court Rule 5-821 NMRA, Magistrate Court Rule 6-811 NMRA and Metropolitan Court Rule 7-811 NMRA]

STATE OF NEW MEXICO	
COUNTY OF	
[	COURT]
[JUDICIAL D	ISTRICT]
[STATE OF NEW MEXICO]	
[COUNTY OF	]
[CITY OF	]
V.	No
	, Defendant.
ORDER G	RANTING EXTENSION OF TIME
	e court on the day of, (name and title);
	 Judge
Approved:	
Prosecutor, if any	
Attorney for the defendant, if any	<u> </u>
[Adopted, effective October 1, 198300-028, effective December 3,	996; as amended by Supreme Court Order No. 10- , 2010.]

# **ANNOTATIONS**

The 2010 amendment, approved by Supreme Court O December 3, 2010, in the use note at the beginning of the added "District Court Rule 5-821 NMRA"; in the jurisdict added a blank for the judicial district in which the motion added blanks for the county and city, and in statement of ORDERED that the time for", added "the confinement of the Governor's rendition warrant for", and after "extendishall expire on (date)" and added "beyond the time (date)".	the form, after "For use with", ctional style of the pleading, n is filed; in the style of the case, of the order, after "IT IS of Defendant pending arrest on ed days", deleted "and
<b>Cross references.</b> — For Uniform Criminal Extradition 1978 et seq.	Act, see Section 31-4-1 NMSA
9-808. Transfer order extradition proceeding	ngs.
[For use with Magistrate Court Rule 6-812 NMRA and Metropolitan Court Rule 7-812 NMRA]	
STATE OF NEW MEXICO COUNTY OF COURT	
	No
STATE OF NEW MEXICO	
V.	
	Defendant
TRANSFER ORDER EXTRADITION	PROCEEDINGS
The defendant has been arraigned on a fugitive war by the court, the defendant has advised the court that the sign a waiver of extradition.	
It is ordered that the fugitive action be transferred to proceedings.	the district court for further
	Judge
	Date

(Attach copy of fugitive complaint and other pleadings and papers filed with the court.)

[Section 32A-2-6 NMSA 1978]

#### **ANNOTATIONS**

**Cross references.** — For Uniform Criminal Extradition Act, see Section 31-4-1 NMSA 1978 et seq.

## 9-809. Order of transfer to children's court.

[For use in magistrate, metropolitan, and municipal courts]

[Goodon GE/CE G MING/C 1070]		
STATE OF NEW MEXICO		
[COUNTY OF]		
[CITY OF]		
COURT		
[STATE OF NEW MEXICO]		
[COUNTY OF]		
[CITY OF]		
v.		No
	_, Defendant.	

#### ORDER OF TRANSFER TO CHILDREN'S COURT

THIS MATTER having come before this Court, and this Court being otherwise fully advised, this Court FINDS:

- 1. Based on the allegations in the complaint or citation, the above-named defendant was a child under the age of eighteen (18) at the time the crime(s) charged [is] [are] alleged to have been committed; and
- 2. One or more of the charges against the defendant are for "delinquent acts" as defined in Section 32A-2-3(A) NMSA 1978 of the Children's Code.

**IT IS THEREFORE ORDERED** that, under Section 32A-2-6 NMSA 1978, this case and jurisdiction of this matter is hereby transferred to the Children's Court, which shall have exclusive jurisdiction over the proceedings and the defendant.

IT IS FURTHER ORDERED that, under Section 32A-2-6(B) NMSA 1978, the defendant shall: Promptly be taken by law enforcement to the Children's Court; [] Remain in the custody of or be remanded to the [\_\_\_\_\_\_ juvenile [] detention center] [\_\_\_\_\_\_ detention facility] if the defendant is currently under the age eighteen (18) to be brought before the Children's Court at a time designated by that Court;2 Remain in the custody of or be remanded to the \_\_\_\_\_\_ detention [] facility if the defendant currently is age eighteen (18) or older to be brought before the Children's Court at a time designated by that Court; or [] Released to the custody of \_\_\_\_\_\_, who is a parent, guardian, custodian, or other person legally responsible for the defendant to be brought before the Children's Court at a time designated by that Court. Judge USE NOTES 1. This transfer order should be used by the magistrate, metropolitan, or municipal court to transfer a delinquency case to the children's court. The transferring court must also provide the children's court with a copy of the complaint or citation and any other papers relating to the case. See NMSA 1978, § 32A-2-6. 2. See NMSA 1978, §§ 32A-2-4.1, 32A-2-12 (addressing the temporary detention of a child alleged to be a delinguent child pending a court hearing). [Adopted by Supreme Court Order No. 17-8300-024, effective for all cases pending or filed on or after December 31, 2017.] 9-810. Motion to restore right to possess or receive a firearm or ammunition. [For use with Section 34-9-19 NMSA 1978] STATE OF NEW MEXICO COUNTY OF \_\_\_\_\_ \_\_\_\_\_JUDICIAL DISTRICT

STATE OF NEW MEXICO,

V.	No
Defendant	
	MOTION TO RESTORE RIGHT TO POSSESS OR RECEIVE A FIREARM OR AMMUNITION
I, as follows:	(name), am the defendant in this proceeding and state
	(date), I was notified that I am subject to the firearm and n prohibitions set forth in 18 U.S.C. § 922(g)(4) as a result of the following e):
[]	Finding of incompetent to stand trial.
[]	Finding of not guilty by reason of insanity at the time of the offense.
2. The	Court entered the finding identified in Paragraph 1, above, in this case.
[]	YES (required) I have attached a copy of the finding to this motion.
	quest that this Court restore my right to possess or receive a firearm or n, including my right to be eligible for a concealed handgun license.
	ve not filed a Motion To Restore Right To Possess or Receive a Firearm or n within the past two (2) years.
	quest that this Court schedule a hearing to consider whether my rights should d under Section 34-9-19(E) NMSA 1978.1
WHER Court deer	EFORE, I ask the Court to grant this motion and for any other relief that the ms proper.
	Respectfully submitted,
	Signature of Defendant
	Name of Defendant ( <i>print</i> )

#### VERIFICATION

- I, the Defendant, affirm under penalty of perjury under the laws of the State of New Mexico the following:
  - (A) I am the defendant in the above-entitled cause;
- (B) I have read the motion to restore right to possess or receive a firearm or ammunition;
- (C) The contents of the motion are true and correct to the best of my information and belief; and
  - (D) I understand the following:
- (1) If the Court sets a hearing on the motion, I must offer evidence of the following when I come to Court:
- (a) The circumstances regarding the firearm disabilities from which I am seeking relief;
- (b) My mental health records and criminal history records, if any (It is my responsibility to provide these records);
- (c) My reputation, which must be supported, at the very least, by a person who can come to the hearing to testify about my character; a sworn, written statement by a person familiar with my character; or by other character evidence; and
- (d) Changes in my condition or circumstances since the finding identified in Paragraph 1 of this motion was entered;
- (2) The evidence described above will be used to determine whether I am likely to act in a manner dangerous to public safety and whether restoring my right to possess or receive a firearm or ammunition is contrary to the public interest; and
- (3) After I file this motion with the court, I must mail or hand-deliver a courtstamped copy to the Office of the Attorney General and to all parties to the proceeding that resulted in the order identified in Paragraph 1 of this motion.<sup>2</sup>

Date	Defendant
USE NO	DTES
1. You must bring a self-addressed stamp motion. The clerk will use the envelope to not hearing.	
2. You should bring the original and at leaven you file the motion. The clerk will file the origin you. You may keep one copy for your records other copies to the attorney general and to all NMSA 1978, § 34-9-19(D). The court may as delivered the other copies.	s, and you must mail or hand-deliver the parties to this proceeding as required by
[Approved by Supreme Court Order No. 17-8	300-026, effective December 31, 2017.]
ARTICLE 9 Clinical Law Student Appear	ances
9-901. Certificate of dean.	
[For use with District Court Criminal Rule 5-17	10.1 NMRA]
CERTIFICATE OF DEAN OF	SCHOOL OF LAW
I hereby certify that I am the dean of the _ that this school of law is an American Bar Ass complies with the current standards of the Amplacement programs.	sociation accredited law school that
I further certify that student of the above-named law school who h courses aggregating thirty (30) or more seme	nas received a passing grade in law school
I further certify that the above-named stud program and will receive law school credit how Mexico under the direction or supervision of _ supervising attorney or judge), a member of the admitted to practice law for a period of five (5)	urs for work performed in the State of New (name of he State Bar of New Mexico who has been

be earned during the period beginning \_\_\_\_\_ and ending \_\_\_\_ and ending \_\_\_\_ . (Set forth beginning and ending dates of program not to exceed a four month period.)

I further certify that the above-named law student meets the academic and moral standards required of a student in good standing at this institution.
, Dean
[Adopted, effective October 1, 1995.]
9-902. Order approving clinical law student appearance.
[For use with District Court Criminal Rule 5-110.1 NMRA]
STATE OF NEW MEXICO IN THE DISTRICT COURT JUDICIAL DISTRICT
No
STATE OF NEW MEXICO
v.
, Defendant
ORDER APPROVING CLINICAL LAW STUDENT APPEARANCE
, a qualified supervising attorney participating in a clinical law program of the School of Law, which meets the requirements of Rule 5-110.1 NMRA of the Rules of Criminal Procedure for the District Courts has requested that, a law student enrolled in a qualified clinical law program, be permitted to participate in this matter.
It is hereby ordered that the above-named law student may participate in this case.
Date District Judge
USE NOTES
If the clinical law student is enrolled in an out-of-state law school, the certificate of the dean of the law school must be filed with this order. See Rule 9-901.
[Adopted, effective October 1, 1995.]