

STATE OF MICHIGAN  
IN THE CIRCUIT COURT FOR THE COUNTY OF WAYNE

ADMINISTRATIVE ORDER 1995-1

**SUBJECT: Management of Criminal Docket During Transition  
Necessitated by Supreme Court Administrative Order 1995-5**

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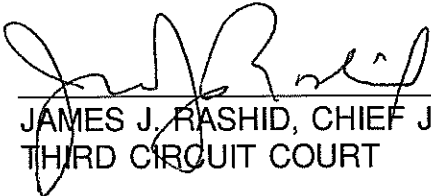
On order of the Chief Judge, for the purpose of efficiently accomplishing the transition required by issuance of Supreme Court Administrative Order 1995-5 (rescinding various administrative orders and local court rules concerning Wayne County's consolidated criminal docket); all Third Circuit and Recorder's Court judges having been cross-assigned by the State Court Administrator; the criminal docket of the Third Circuit Court shall be administered pursuant to the Wayne County Felony Criminal Docket Merger/Consolidation Plan, as amended in practice by the Chief Judges of the Third Circuit and Recorder's Court. This includes, but is not limited to, the following:

1. Case initiation and assignment of Third Circuit Court criminal cases will continue through use of the Recorder's Court differentiated case management system utilizing the Recorder's Court computer system based in Frank Murphy Hall of Justice.
2. The right of the prosecutor and defendant to request a judge of original jurisdiction is retained as provided in the above-referenced Merger/Consolidation Plan.
3. Jurors for Circuit Court cases will continue to be drawn from the county-wide jury pool.

The Chief Judge or his/her designee may reassign cases as necessary to efficiently manage the court's caseload.

This order is effective October 10, 1995, nunc pro tunc.

DATED: 10-19-95

  
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JAMES J. RASHID, CHIEF JUDGE  
THIRD CIRCUIT COURT