

STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE 42ND CIRCUIT COURT

ADMINISTRATIVE ORDER 1997-15

Re: District Court Judges Accepting
Not Guilty and Guilty Pleas in Felony Cases

As authorized by Supreme Court Administrative Order 1992-5, upon approval and assignment by the State Court Administrative Office, and until further order of the Court, the assigned judge of the 75th District Court for the County of Midland may accept not guilty and guilty pleas in criminal cases cognizable in the circuit court according to the following requirements.

If the defendant, the defense attorney, and the prosecutor consent on the record, a plea may be taken after bind over following the conclusion or waiver of the preliminary examination. Following the plea, the case will be transferred to the circuit court for pretrial or sentencing.

Any motion filed pursuant to MCR 6.310 for withdrawal or vacation of the plea before sentence will be heard and decided by the circuit judge.

Date:

February 3, 1997

Paul J. Ciulo
Paul J. Ciulo (P1990)
Chief Circuit Judge
42nd Circuit Court

APPROVAL OF DISTRICT JUDGE(S)

I, as the chief judge of the 75th Judicial District Court approve entry of this proposed Administrative Order upon approval of the State Court Administrative Office.

Date: January 29, 1997

James E. Wilson
James E. Wilson (P22405)
Chief District Judge
75th District Court

FILED
TIME.....

FEB 05 1997

JEFFREY P. PORTER
COUNTY CLERK
MIDLAND, MICHIGAN

A TRUE COPY
JEFFREY P. PORTER
MIDLAND COUNTY CLERK
BY: *[Signature]*
DEPUTY CLERK