

## **RULE 570A. Status Conference**

### **A. Scheduling of Status Conference**

1. Within 45 days of the arraignment conducted in accordance with Local Rule 571, each case in which an Information has been issued and which has not already been disposed of by or scheduled for a plea, *nolle prosequi*, or other final action, shall be reviewed by the court at a status conference scheduled by the District Court Administrator.
2. The District Court Administrator shall provide notice of the status conference to counsel no later than seven days before the conference and shall provide notice to pro se defendants pursuant to Pa. R. Crim. P. 114.
3. The appearance of the assigned attorney for the Commonwealth and the defense attorney or the *pro se* defendant shall be mandatory. The status conference shall take place in open court, unless agreed by the defendant to be in chambers.
4. No status conference may be continued or rescheduled absent compelling reasons and with the approval of the judge before whom the case has been scheduled.

### **B. Information Provided at Status Conference**

1. The general purpose of the status conference is to determine the likely disposition of the assigned case prior to the Pretrial conference conducted in accordance with Local Rule 570B. Accordingly, at the time of the status conference the parties shall be prepared to provide, at a minimum, the following information: (1) whether the case is scheduled, or will be scheduled, for a guilty plea or Accelerated Rehabilitative Disposition; (2) whether all discovery has been provided in accordance with the Pennsylvania Rules of Criminal Procedure; (3) whether all Pretrial motions have been timely filed; and (4) any additional information necessary for the court to complete the Status Conference Order.
2. A *pro se* defendant who does not intend to remain *pro se* throughout the pendency of the case shall advise the court at the status conference of the status of the defendant's efforts to secure legal representation.

### **C. Failure to Appear for Status Conference**

1. If a *pro se* defendant fails to appear for a duly scheduled and noticed status conference, the court may, in its discretion, issue a bench warrant and forfeit bail.
2. If an attorney for the Commonwealth or defense attorney fails to appear for a duly scheduled and noticed status conference, the court may take such

disciplinary action as it deems appropriate, including, but not limited to, disciplinary action under the Rules of Professional Conduct or instituting proceedings for contempt.

D. Order Following Status Conference

1. At the conclusion of the status conference the court shall enter a Status Conference Order reflecting the disposition of the case as represented by the parties (*e.g.*, guilty plea, nolo contendere plea, ARD or *nolle prosequi*), or if the matter shall be scheduled for a Pretrial conference pursuant to Local Rule 570B, or if the matter is to be listed for trial, or if a bench warrant has been issued and bail has been forfeit.

2. The completed Status Conference Order shall be filed with the Clerk of Courts at the conclusion of the status conference.

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