

STATE OF ILLINOIS)
)
COUNTY OF COOK)

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
FIRST MUNICIPAL DISTRICT

GENERAL ORDER 2004-3

ADDENDUM TO GENERAL ORDER 2002-2
REVISION OF GENERAL ORDER 2003-3

**RE: Individuals Taken Into Custody by the Chicago Police Department with
Either Outstanding Cook County Warrants or Outstanding Illinois
Warrants Outside of Cook County**

IT IS HEREBY ORDERED that effective March 15, 2004:

1. Any defendant arrested by the Chicago Police Department for a new offense, either misdemeanor or felony, or a warrant issued by a First Municipal District courtroom and is found to have an outstanding Cook County warrant or an outstanding warrant issued by another county within the State of Illinois shall make their initial court appearance in the court as set forth in General Order 2002-2.
 - (A) All defendants who are found to have an outstanding warrant from Cook County shall be accompanied by the warrant, a fax copy of the warrant, or an affidavit executed by a law enforcement officer verifying the existence of the warrant and the identity of the defendant. These cases shall then be placed upon the court call, bail shall be addressed and when necessary a prisoner data sheet shall issue directing the Cook County Sheriff to transport the defendant to the proper courtroom within Cook County.
 - (B) All defendants who are found to have an outstanding warrant from a County in the State Of Illinois, other than Cook, shall be accompanied by an Intrastate Hold Affidavit executed by the proper law enforcement officer. That affidavit shall then be attached to any paperwork generated by the Court and turned over to the Cook County Sheriff's office. In the event a defendant's case is disposed of on his initial court appearance, the Intrastate Hold Affidavit will then be given a First Municipal District docket

number. The court shall address bail and the defendant shall be directed to the custody of the Cook County Sheriff.

The prisoner data sheet shall also include the language that the defendant shall be released to the demanding authority should they present themselves at the Cook County Department of Corrections.

The Sheriff may release the defendant upon receipt from demanding authority that they have withdrawn the warrant from leads and will not take the defendant into custody on that warrant. Further, when the defendant is able to post the bail set foreign county warrant, the defendant shall be admitted to bail and scheduled for a court appearance in the demanding foreign county.

2. Any defendant taken into custody on an outstanding Cook County warrant only shall make his initial court appearance as delineated in General Order 2004-2 (see attached).
3. Any defendant taken into custody on an outstanding Cook County warrant issued outside of Cook County but within the State of Illinois only shall make his initial court appearance in Central Bond Court, Branch 1. A properly executed Intrastate Hold Affidavit shall accompany the defendant. The affidavit shall be given a First Municipal District Docket number, bail shall be addressed and the defendant shall be remanded to the custody of the Cook County Sheriff.

The prisoner data sheet also include the language that the defendant shall be released to the demanding authority should they present themselves at the Cook County Department of Corrections. The sheriff may also release the defendant upon receipt from the demanding authority that they have withdrawn the warrant from leads and will not take the defendant into custody on that warrant. Further, when the defendant is able to post the bail set on the foreign county warrant, the defendant shall be admitted to bail and scheduled for a court appearance in the demanding foreign county.

IT IS FURTHERED ORDERED that this General Order shall be spread upon the records of the court.

Dated at Chicago, Illinois, this 10 day of March, 2004

Judge E. Kenneth Wright, Jr

MAR 10, 2004

ENTERED: _____

E. Kenneth Wright, Jr. Court 1624
Presiding Judge
First Municipal District