**In the Iowa District Court for Polk County**

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| **State of Iowa,**  *Plaintiff*,  v.  **,**  *Defendant*. | **Criminal No:**  **Pre-Trial Conference/Tickler Order (Felony)**  Defendant in custody. |

Pretrial Conference was held in the above-entitled case on .

1. Appearing on behalf of the State was:
2. Appearing on behalf of the Defendant was:
3. Defendant was  Present  Not present.
4. Defendant is advised of potential adverse consequences on his/her immigration status, including possible deportation, as a result of a conviction, deferred judgment, or deferred sentence. Defendant is advised of the right to confer with the consulate for his/her country of citizenship prior to trial or entry of a plea.
5. Defendant is notified that, at the end of this case, defendant may be assessed restitution. This may include three different categories of restitution; monetary damages to victims (referred to as pecuniary damages); fines, penalties, or surcharges (referred to as Category A Restitution); and repayment for legal defense expenses, crime victim assistance reimbursement, court costs, contribution to a local anticrime organization, or restitution to the medical assistance program pursuant to chapter 249A (referred to as ***Category B Restitution***). With respect to Category B restitution items, defendant may request the court determine whether defendant has the reasonable ability to pay the full amount of those items. If defendant does not request the court to make that determination, at sentencing, the court will presume defendant has the ability to pay the full amount of Category B restitution and will order defendant to do so. If defendant fails to request such a determination within 30 days of sentencing, defendant may lose any chance to challenge the determination of defendant’s ability to pay the full amount of the Category B restitution ordered. If acquitted, the Court will decide the defendant’s reasonable ability to pay restitution of court-appointed attorney fees upon notice and hearing.
6. Waiver of Speedy Trial:  has not been filed.  has been filed. Filed on .
7. All plea avenues  have  have not been exhausted. Plea offers are as follows: . This offer is rescinded if there is any new criminal activity, a violation of any court order or condition of release or disclosure of any significant criminal history.
8. An interpreter  is  is not needed. If so, the language needed is: .
9. A  Status Hearing  Plea Hearing  Plea and Sentencing Hearing  Motion Hearing is set for  at in courtroom , Polk County Criminal Courts Building.

**(IF SELECTED) *ALL PARTIES SHALL APPEAR*** ***IN-PERSON FOR THIS HEARING.***

1. A  Tickler Date is set for  at in courtroom , Polk County Criminal Courts Building. The parties need not appear for this court date, but shall file a proposed order with an update on the status of the case. The defendant shall remain in contact with his/her attorney.
2. TRIAL is set for at 9:00 a.m. in courtroom of the Polk County Criminal Courts Building. This  is  is not a new trial date.

Defendant was personally served with a copy of this order.

was personally served with a copy of this order.

In addition to all other persons entitled to a copy of this order, the Clerk shall provide a copy to the following: ***FELCC, the Defendant***