IN THE SUPREME COURT OF THE STATE OF KANSAS OFFICE OF JUDICIAL ADMINISTRATOR

Re: Reporting Pretrial Diversion

Administrative Order No. 8

Under the provisions of Ch. 131, L. 1978, judges or prosecutors who determine whether pretrial diversion is to be offered to a criminal defendant are to consider, among other factors, if the defendant has previously participated in a program of pretrial diversion according to the certification of the judicial administrator. Accordingly the following reporting procedures are established:

METURN TO LEOK'S OFFIC

- 1. Clerks of the district court shall report the court's acceptance of a pretrial diversion agreement as of the date the accepted agreement is filed using OJA Form No. 10 (see enclosure).
- 2. A copy of the pretrial diversion agreement will accompany the first report to the judicial administrator.
- 3. A second report shall be submitted as of the date the criminal case is either dismissed with prejudice or the case is ordered resumed by the court.

BY ORDER OF THE COURT this 5th day of September, 1978.

| DIVERSION PROGRAM REPORT TO JUDICIAL A | ADMINISTRATOR |
|--|-----------------|
| Judicial District | Case number |
| | Date case filed |
| Defendant's name / | 1 |
| Last First | Middle |
| Offense(s) charged | |
| Date entered into diversion agreement | |
| Disposition: | Date |
| Case dismissed (with prejudice). | |
| | Date |
| Criminal proceedings resumed. | |
| ОЈА 10 | Date |