

Orders C Procedure

Directive #18-79
Issued by:

August 4, 1980
Robert D. Lipscher
Administrative Director

It has come to my attention that many trial judges continually delay the signing of orders. You are hereby reminded that orders should be processed within five days of receipt of the proposed order. Either the order should be signed or a hearing should be scheduled concerning objections of counsel.

You are further reminded that objections by counsel to the proposed form of orders should be in the form of specific objections. General objections should not be entertained.

EDITOR-S NOTE

The original title of this directive has been deleted because it incorrectly fixes compliance with *R. 4:42-1* as the subject of this directive. *R. 4:42-1(b)* and *(c)* deal with settlement of the form of order by motion, consent or on notice, not with the time limitations for the court to sign orders.

No other changes have been made.