

**CARBON COUNTY COURTS  
MOTION FOR CONTINUANCE  
CRIMINAL**

I. Motion is hereby made to continue the \_\_\_ trial \_\_\_ hearing \_\_\_ argument \_\_\_ conference \_\_\_  
ARD \_\_\_ plea \_\_\_ sentencing in the following case:

COMMONWEALTH OF PENNSYLVANIA

VS

NO. \_\_\_\_\_  
DATE SCHEDULED \_\_\_\_\_  
NO. OF PREVIOUS CONTINUANCES  
by \_\_\_ Commonwealth by \_\_\_ Defendant

II. The Motion is made for the following reasons:

_____ Vacation	_____ Illness of Atty.	_____ Negotiating Settlement*
_____ Illness of Party	_____ Expert Unavailable	_____ Record Incomplete*
_____ Late Sub of Atty.	_____ Party Unavailable*	_____ Conflict - Atty.
_____ Atty. Unavailable*	_____ Other _____	

\*Please Explain: \_\_\_\_\_

III. Certificate of Service:

I certify that as the moving party, I am serving a copy of this continuance this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_ to the following:

_____ Clerk of Courts via _____ Carbon County Courthouse Jim Thorpe PA 18229 (570) 325-5705 - fax _____ District Attorney Office via _____ Carbon County Courthouse Jim Thorpe, PA 18229 (570)325-3525 - fax	_____ Court Administration via _____ Carbon County Courthouse Jim Thorpe, PA 18229 (570) 325-9449 - fax _____ Defense Counsel via _____ _____ _____
---	---

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Signature of Moving Counsel/Pro se Party	Date	Representing
--	------	--------------

IV. Defendant \_\_\_\_\_ consents \_\_\_\_\_ does not consent to the continuance request. If consented to, attached hereto and made a part hereof is a duly executed waiver of defendant's right to a speedy trial under Pa.R.Crim.P. No. 600.

V. Motion is (opposed\_\_\_ /not opposed\_\_\_) for the following reason: \_\_\_\_\_  
\_\_\_\_\_

Signature of Other Counsel/Pro se Party	Date	Representing
---	------	--------------

**RULE 600 – SPEEDY TRIAL  
WAIVER**

**Initial the applicable answers:**

1. Do you understand that Rule 600 of the Pennsylvania Rules of Criminal Procedure (Rule 600) requires that your trial begin no later than 180 and/or 365 days from the date on which the criminal complaint charging you with this/these offense(s) was filed with the District Justice of the Peace?

Yes \_\_\_\_\_ No \_\_\_\_\_

2. Do you understand that, with certain exceptions set forth later in this form, if your trial does not begin within the mandatory 180 and/or 365 days period, you may petition the Court to dismiss the charge(s) against you with prejudice and obtain a Court Order ending this prosecution against you for all time?

Yes \_\_\_\_\_ No \_\_\_\_\_

3. Do you understand that any periods of time at any stage of these proceedings in which you or your lawyer were unavailable, and the periods of any continuances in excess of 30 days requested by you or your lawyer at any stage of these proceedings are not counted as part of the time for beginning your trial – that these time periods are excluded from the calculation of the 180 and/or 365 days?

Yes \_\_\_\_\_ No \_\_\_\_\_

4. Do you understand that Rule 600 allows the Commonwealth of Pennsylvania at any time prior to the expiration of the period for commencement of trial to apply for and receive an extension of the period when, despite due diligence by the Commonwealth, your trial cannot begin within the 180 and/or 365 days or any previously extended time period?

Yes \_\_\_\_\_ No \_\_\_\_\_

5. Do you understand that by  
(requesting)  
(agreeing to) this continuance you are giving up any  
(not opposing)  
right which you might otherwise have under Rule 600 to obtain a dismissal of the charges(s) against you for failure to comply with that Rule; that you will not be able to complain that you were denied a speedy trial because of the time consumed by this continuance; and that your trial will be considered timely even is the 180 and/or 365 days or any extension thereof would otherwise have run out before the end of the last day of the next trial session, so long as your trial begins either on or before the expiration of the actual or extended date set by Rule 600, whichever date is latest?

Yes \_\_\_\_\_ No \_\_\_\_\_

6. \_\_\_\_\_ I have reviewed this "Waiver", the Continuance Form and my Rights to a Speedy Trial with my attorney.

\_\_\_\_\_ I do not have an attorney and I do not wish to consult with one concerning this "Waiver", the Continuance Form or my Rights to a Speedy Trial.

\_\_\_\_\_  
Signature of Defendant

\_\_\_\_\_  
Date

I hereby certify that I have reviewed this Waiver, the Continuance Form and the Defendant's Rights to a Speedy Trial with the Defendant prior to our signing these forms.

\_\_\_\_\_  
Signature of Defendant's Attorney

\_\_\_\_\_  
Date