9-612. Order on direct criminal contempt.

[For use with District Court Rules 1-093 and 5-112 NMRA, Magistrate Court Rules 2-110, 6-201 and 6-111 NMRA, Metropolitan Court Rules 3-110, 7-201, and 7-111 NMRA, and Municipal Court Rules 8-201 and 8-110 NMRA]

STATE OF NEW MEXICO	
[COUNTY OF]	
[COUNTY OF] [CITY OF]	
COURT	
[STATE OF NEW MEXICO]	
[COUNTY OF] [CITY OF]	
v.	No
, Defendar	nt.
ORDER ON DIREC	T CRIMINAL CONTEMPT1
TT1: 1.0	
This matter came before the court on	(month/day/year). The
	, was present [pro se] [represented by attorney
·	
THE COURT FINDS that the defendant, in	the presence of this court,
	,
(State the action which constitutes direct cri	iminal contempt.) ²
The Honorable (necessary conduct, which was committed in the judge	name of judge) personally observed the contemptuous some presence without the need for further fact finding.
It is adjudged that the defendant is guilty of	direct criminal contempt of court.
The defendant is sentenced to:	
[] Confinement: Serve at the	detention center for

day(s	, with day(s) suspended;
[]	Probation: [Supervised] [Unsupervised] probation for day(s);
[]	Probation Conditions:
[]	Fine: \$, with \$ suspended, for a total of \$;
[]	Total fees: \$; ³
[] (Cau	This sentence shall run [consecutive] [concurrent] with the sentence in
[]	The sentence is deferred on the following conditions:
	Probation [Supervised] [Unsupervised]: Day(s)
	Fine Sentenced: \$ Fees Sentenced: \$
	Fees Sentenced: \$ zed Fees:
Bend	Warrant Fees Due as of (date): \$ (in addition to fines and fees)
Tota	Due as of (date): \$ To be paid in full within 30 days or per signed ent plan filed with the court.
	Judge

USE NOTE

- 1. This order constitutes a judgment and sentence and must be docketed as a separate criminal matter with a new case number.
 - 2. Include a full statement of the facts and describe any warnings given to the defendant.
- 3. The magistrate and metropolitan courts should assess and collect court costs and fees on a criminal contempt conviction as set forth in NMSA 1978, Section 35-6-1. The municipal court should assess and collect court costs as set forth in NMSA 1978, Section 35-14-11.

[Adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009; as amended by

Supreme Court Order No. 16-8300-016, effective for all cases pending or filed on or after December 31, 2016.]