

PART 23. WARRANT CALENDAR

(a) Transfer of cases. Any pending case in which a warrant for arrest has been outstanding and unserved for a period of six (6) months is, by operation of this Rule, transferred to the warrant calendar. Cases transferred to the warrant calendar pursuant to this Rule shall not be considered as pending cases for statistical purposes.

(b) Reinstatement to active calendar. Upon the arrest of any defendant in a cause previously transferred to the warrant calendar, the cause is reinstated to the active calendar of the Court to be considered as a pending case for statistical purposes.

(c) Call of warrant calendar. Annually on the first Monday of May, the Circuit Clerk of each county of the Fourteenth Judicial Circuit shall prepare a list of all cases transferred to the warrant calendar that have been pending on the warrant calendar for over twelve (12) months. A copy of the list shall be delivered by the Clerk to the office of the State's Attorney of the county and to the Presiding Judge of the criminal division wherein transfers have been ordered to the warrant calendar. The Presiding Judge of the criminal division for more than twelve (12) months shall call the cases so pending in the month of June annually.

On the annual call of warrant calendar, determination shall be made whether the case shall remain on the calendar, or be dismissed.