

## **Sight Translation - Practice 6**

### ***Original***

Any information, complaint or indictment filed in this court shall include the corresponding legal caption, the charges filed against the defendant, the date on which the crime was perpetrated and the signature of the Head Deputy District Attorney. The Court will review the content of the charging document and will recite it on the record during the arraignment. Any changes to the charging document can be done on the record during the arraignment of the defendant.

If there is a restraining order or a stay away order filed against the defendant, the Court shall take judicial notice of it and include it on the record.

No court order shall be admitted on the record if it fails to include the seal of the issuing court. In the case of sealed records, because of prior dispositions in juvenile court, the Court shall not recite the order on the new record.