

**Rule 543. DISPOSITION OF CASE AT PRELIMINARY HEARING.**

If, after completion of the preliminary hearing held pursuant to Pa.R.Crim.P. 543, the Issuing Authority holds the defendant for Court, the Issuing Authority shall schedule a court arraignment and complete a Criminal Case Scheduling Form so that the defendant is notified of the date and place of arraignment as well as future important dates and places all in compliance with Rule 552. The Criminal Case Scheduling Form shall be in a form substantially consistent with Form 552 of these rules.