

PART 17. ASSIGNMENT OF JUDGES IN FELONY CRIMINAL CASES

In felony criminal cases, no prosecutor or defense attorney shall present any matter relating to a plea of guilty, plea agreement, reduction of bond, motion for suppression of evidence, confession, or testimony or motion for continuance, to any judge of this Circuit other than to the judge to whom the matter has been assigned by the Presiding Judge. If for any reason the matter is not disposed of by the judge to whom the matter is originally assigned, the matter shall be referred back to the Presiding Judge for reassignment.