

**michaels, kathryn**

---

**From:** yacuzzo, karen  
**Sent:** Friday, July 8, 2022 12:36 PM  
**To:** dailey, john; michaels, kathryn  
**Cc:** yacuzzo, karen  
**Subject:** Criminal Rules Committee - Agenda Item Request

Good afternoon, Judge Dailey and Kathryn. I hope you are well. As you are aware, the Supreme Court adopted the Civil Infraction Rules that were proposed by the Criminal Rules Committee. The bill at issue was HB 22-1229, which you can view [here](#). This was the SB 21-271 clean-up bill. An SCAO staff member who was assigned to review the final version of the bill emailed me a moment ago and requested that the Criminal Rules Committee consider making a change to Form A of the Civil Infraction Rules. I was not assigned to review HB 22-1229, and I have not had an opportunity to read it or form an opinion regarding whether this proposed change is necessary. However, because the committee is meeting next week, I wanted to forward the proposal to you as quickly as possible. If it is not too late to add the proposal to the agenda, I will be happy to read the bill and share my thoughts with the committee on Friday. Thank you in advance for your consideration. The email I received is copied and pasted below. Have a nice weekend.

**SCAO REQUEST:** May we request to the Criminal Rules committee that Form A be amended to indicate the possibility of revocation/suspension based on an admission of guilty/liability on a DUR (Driving Under Restraint, 42-2-138(1)(a), CRS) infraction? Prior to the charge becoming an infraction, the district attorney or judicial officer would provide the advisement of the possible penalties-one being the elements of driving while license suspended, revoked or denied.

Karen Yacuzzo  
First Assistant Legal Counsel  
Colorado State Court Administrator's Office  
Office: 720-625-5826  
Fax: 720-625-5837