- (J) If, after reviewing [such] THE report the court is not satisfied that there are reasonable grounds to believe [such person] THE INDIVIDUAL is a drug addict OR DRUG ABUSER, it shall dismiss the petition and discharge [such person] THE INDIVIDUAL.
- (K) (1) If after reviewing [such] THE report, the court is satisfied that there are reasonable grounds to believe [such person] THE INDIVIDUAL is a drug addict OR DRUG ABUSER, it shall proceed as hereinafter provided.
- [(d) (1)] (2) The court shall promptly advise the alleged drug addict OR DRUG ABUSER that the petition and the report of the medical examination set forth reasonable grounds to believe that he is a drug addict OR DRUG ABUSER, shall give him a copy of the report, and SHALL explain that if he is found to be a drug addict OR DRUG ABUSER he shall be certified to the care and custody of the [Authority] ADMINISTRATION pursuant to subsection [(e)] (N) of this section. The court shall then advise the alleged drug addict OR DRUG ABUSER that he has a right to a hearing before the court or a jury trial as provided in this section. If the alleged drug addict OR DRUG ABUSER appears without counsel, the court shall advise him of his right to counsel and proceed [in regard thereto] as provided in subsection [(b)(5)] (F) of this section.
- [(d) (2)] (L) (1) When no application is made for a hearing before the court or a jury trial by or on behalf of the alleged drug addict OR DRUG ABUSER, the court shall, if satisfied that such person is a drug addict OR DRUG ABUSER, immediately issue an order certifying [such person] THE INDIVIDUAL to the care and custody of the [Authority] ADMINISTRATION pursuant to subsection [(e)] (N) of this section.
- [(d) (3)] (2) Upon demand of [such] AN alleged drug addict OR DRUG ABUSER or anyone on his behalf[, the court shall,] or [it may] upon its own motion, THE COURT SHALL issue an order directing the hearing of [such] THE application before the court, or if requested before a jury at a time and place specified in [such] THE order. [Such] THE order shall be served upon the parties interested in THE application and upon such other person as the court, in its discretion, may name. If the alleged DRUG addict OR DRUG ABUSER or anyone on his behalf elects a hearing before the court, he shall not in addition be entitled to a jury trial. At the time and place mentioned in [such] THE order or at [such] ANY other time or place as the court may designate, the court or jury shall proceed to hear the testimony introduced for and against [such] THE application, and the alleged drug addict OR DRUG ABUSER may be examined, if deemed advisable. The court may issue subpoenas for attendance of witnesses at the hearing or trial and the alleged drug addict OR DRUG ABUSER shall have the right to have subpoenas issued for such purpose. At the hearing or