Chief Judge, Twelfth Judicial District

UNIFORM BOND SCHEDULE



CHIEF JUDGE ADMINISTRATIVE ORDER 2012-02

As amended 5-20-14 As amended 3-10-15

It is ordered that the following bond schedule shall be effective immediately throughout the courts of the Twelfth Judicial District. The bond schedule shall be used by law enforcement officers when an arrest occurs without an arrest warrant. Such schedule is not to be used by a Judge when setting or modifying bond pursuant to the mandates of CRS §§ 16-4-103 and 16-4-104.

FELONIES	PENALTY	BOND	
	(max)		
Class I	Life/Death	Not allowed except by specific order of the Court	
Class II	48 years	To be set by Court	
Class III	32 years	\$50,000	Crimes Against Persons*
		\$25,000	Crimes Against Property**
Class IV	16 years	\$20,000	Crimes Against Persons*
		\$10,000	Crimes Against Property**
Class V	8 years	\$5,000	Crimes Against Persons*
		\$2,500	Crimes Against Property**
Class VI	4 years	\$2,000	Any/All Crimes

^{*}Crimes Against Persons are defined as any crime directed at a person, except those designated below as "High Risk Crimes." Crimes Against Persons include domestic violence charges, crimes of violence, robbery, aggravated habitual traffic offenses, menacing, reckless endangerment, violation of a protection order, contributing to the delinquency of a minor, theft from a person, crimes against children, obscenity, prostitution, public indecency or indecent exposure, crimes against public peace and order (obstructing government operations, resisting arrest, riots, disorderly conduct, vehicular eluding, harassment, etc.), bribery, abuse of public office, perjury, crimes against judicial proceedings, cruelty toward animals, treason, insurrection, and any weapons violations.

^{**}Crimes Against Property are defined as any crime directed against property, except those designated below as "High Risk Crimes." Crimes Against Property include burglary, theft (except theft from a person), criminal mischief, arson, trespass, forgery, fraud, identity theft, impersonation, abuse of telephone or telegraph service (except when accompanied by a domestic violence allegation), and gambling.

^{***} For Drug Offenses see separate schedule below.

High Risk Crimes-Level of Offense(see list below)*	Bond Amount*
F1	No Bond
F2	To Be Set by Court
F3	\$ 60,000
F4	\$ 25,000
F5	\$ 10,000
F6	\$ 10,000

*High Risk Crimes

Murder <u>Vehicular Eluding (Felony)</u>

Manslaughter Menacing with a Deadly Weapon

First Degree Arson Incest
Vehicular Homicide Child Abuse

<u>Vehicular Assault</u> <u>Trafficking in Children</u>

First or Second Degree Assault
Kidnapping
Sexual Exploitation of a Child
Procurement of a Child

Sexual Assault Child Prostitution

Aggravated Robbery Intimidating a Witness/Victim
First Degree Burglary Retaliation against a Judge

Escape Crimes Against at Risk Adults or Juveniles

<u>Criminal Extortion</u> <u>Felony Stalking</u>

***DRUG OFFENSES	PENALTY	BOND
DF1	32 years	\$25,000.00
DF2	16 years	\$10,000.00
DF3	6 years	\$ 5,000.00
DF4	2 years	\$ 2,500.00
DM1	6-18 months	\$ 1,000.00
DM2	0-12 months	\$ 500.00

<u>MISDEMEANORS</u>	<u>MINIMUM</u>	MAXIMUM	<u>BOND</u>
Class I	6 months	24 months	\$1,000.00
Class II	3 months	12 months	\$500.00
Class III		6 months	\$250.00

PETTY OFFENSES	<u>MINIMUM</u>	MAXIMUM	<u>BOND</u>
Class I		6 months	\$250.00

TRAFFIC OFFENSES	MINIMUM	<u>MAXIMUM</u>	<u>BOND</u>
Class I	10 days	1 year	\$250.00
Class II	10 days	90 days	\$100.00

SPECIFIC OFFENSES	<u>BOND</u>
Driving Under the Influence	\$500.00
Driving While Ability Impaired	\$500.00
Eluding (Misdemeanor)	\$500.00
Hit & Run	\$500.00
Driving Under Restraint	\$250.00

<u>Traffic Violations</u> – The bond for any motor vehicle violation not listed above shall be the amount of the fine set by the violation tables (C.R.S. §42-4-1701), surcharge, victim's compensation charge, if any, and \$21.00 court costs. Do <u>NOT</u> include costs when setting felony bonds.

<u>Game and Fish Violations</u> – For Game and Fish Violations classified as felonies or misdemeanors use the above bond schedule to set the appropriate bond. If the violation is not classified, set bond at fine set by statute, plus 37% surcharge, plus court costs of \$21.00.

<u>Violations involving Domestic Violence</u> – Pursuant to C.R.S. §18-6-803.6(1), all persons charged with crimes involving domestic violence as defined in C.R.S. §18-6-800.3(1), shall be arrested, and, as required by C.R.S.§ 18-1-1001(5), shall not be released on bail until a judge has advised the person concerning the terms of the mandatory restraining order in criminal cases (C.R.S. §18-1-1001) and until the person has acknowledged the restraining order as a condition of any bond.

<u>Parolees arrested for Certain Offenses</u>—No bail shall be set for a parolee who is arrested for a crime of violence, for an offense alleging the use or possession of a deadly weapon, for an offense that caused bodily injury to another person or for the possession of a weapon by a previous offender until seventy-two (72) hours after the time of the arrest. C.R.S. § 16-4-101(5).

NOTES

- 1. When a defendant is arrested, the arresting officer or jail deputy shall set bond according to the above schedule. Such bond will remain in force until the defendant is brought before a Judge at a hearing pursuant to CRS §§ 16-4-103 and 16-4-104. At said hearing the Judge shall exercise her or his discretion as mandated by statute.
- 2. If a person is charged with more than one offense, the arresting officer or jail deputy shall set bail at the highest bail for the most serious offense according to the above schedule. Bail shall not be accumulated.
- 3. All bonds accepted under this schedule shall command the person charged with the offense to appear before the Court at a date and time certain which shall be the Court's regularly scheduled arraignment day or the Court's next business day, as the affected court may direct. If the officer has issued a Summons and Complaint, then the return date on the bond shall be the same date that the arresting officer set in the Summons and Complaint. If the Court has set an appearance date, then the return date on the bond shall be the date and time the Court has set.
- 4. Any person who does not post bond must be taken to the affected court at the earliest possible time but not later than the next advisement session.
- 5. If a person is arrested on a warrant, the amount of bail set in the warrant will control.
- 6. All persons arrested on warrants issued in a civil case shall be required to post the bond set in the warrant.
- 7. Law enforcement officials of the Twelfth Judicial District, or their authorized deputies, may release an arrested person only upon posting of the required bond, unless otherwise authorized by the judge of the affected court, one of the district judges or the "On Call Judge".
- 8. In a county with a pretrial services program, the judge may grant a PR Bond on any case where the judge finds it appropriate after review of the recommendations of the pretrial services program.
- 9. All prior bond schedules used or relied on are hereby rescinded.

Dated this 10th day of March, 2015, and Effective March 16, 2015.

BY THE COURT:

Pattie P. Swift

Chief Judge

cc: All Judges, Sheriffs, Court Clerks, District Attorney, Public Defender, and Police Agencies of the Twelfth Judicial District