

AMENDED ADMINISTRATIVE ORDER STATE OF COLORADO EIGHTH JUDICIAL DISTRICT

JUVENILE DETENTION SCREENING AND TRANSPORTATION OF DETAINED JUVENILES IN THE 8^{TH} JUDICIAL DISTRICT

AMENDED ORDER 2021-8

This order Amends Administrative Order 2021-8 and is issued pursuant to the authority provided to the Chief Judge of the 8th Judicial District through the Chief Justice Directive 95-01.

This Amended Administrative Order sets the policy for juvenile detention screening and transportation of those juveniles who are detained. The Colorado Rules of Juvenile Procedure Detention Rule 3.7(a) requires, "The chief judge in each judicial district... shall designate one or more qualified persons or agencies to act as a screening team with authority to determine whether a juvenile who has been taken into custody should be released to a parent, guardian, or other legal custodian, or detained pending a detention hearing." Colorado Revised Statute 19-2.5-305(7) states "Any law enforcement officer, employee of the division of youth services, or another person acting under the direction of the court who in good faith transports any juvenile, releases any juvenile from custody pursuant to a written policy of a court, releases any juvenile pursuant to any written criteria established pursuant to this title 19, or detains any juvenile pursuant to court order or written policy

or criteria established pursuant to this title 19 is immune from civil or criminal liability that might otherwise result by reason of such act. For purposes of any proceedings, civil or criminal, the good faith of any such person shall be presumed."

IT IS ORDERED:

- 1. Trestle, or its designee, is hereby designated as the detention screening entity for Colorado's Eighth Judicial District. In delegating the temporary custody screening authority to Trestle, or it's designee, it is further directed that all screeners employed by Trestle, or it's designee, shall comply with the screening criteria approved by the Court. All screeners shall electronically notify the assigned judge or magistrate of the disposition of prior every juvenile who is screened to the detention hearing, which shall be within forty-eight (48) hours, excluding weekends and holidays. The court in accordance with C.R.S. 19-2.5-305 and Rule of Juvenile Procedure 3.7(b) shall maintain control over the admission, length of stay and release of all juveniles placed in shelter or detention, except the initial admission into detention as set forth in this Administrative Order.
- 2. Larimer County Community Corrections, or its designee, is directed to transport the juvenile following screening to a detention or shelter facility. Larimer County Community Corrections, or its designee, is also directed to transport the juvenile from the detention or shelter facility to the juvenile's detention hearing at the appointed time. The court further directs Larimer Community Corrections, or its designee, to transport any juvenile to or from a detention or shelter facility for any Court-approved purpose.
- 3. If the juvenile being screened by Trestle, or it's designee, requires medical or psychological clearance prior to being transported to a detention or shelter facility, law enforcement is directed to provide this transportation to and from the medical facility providing the clearance. If the responsible law enforcement agency requests Larimer County Community Corrections to transport the juvenile to and from the medical facility and Larimer County Community Corrections agrees to do so, the Court directs Larimer

County Community Corrections, or its designee, to provide such transportation.

SO ORDERED this 27th day of February, 2024.

Susan Blanco

Chief Judge, Eighth Judicial District