

IN THE 13th JUDICIAL DISTRICT IN AND FOR THE STATE OF COLORADO

ORDER REGARDING DEFENDANTS ELIGIBLE FOR INDIVIDUALIZED BOND HEARING & SETTING WITHIN 48 HOURS OF ARRIVING AT A DETENTION FACILITY

2022-1

Pursuant to the provisions of HB 21-1280, as codified in Colorado Revised Statutes title 16, article 4, part 1, defendants who have not appeared before the court for their case and who are bail eligible, must appear before a court for an individualized bond setting by a judicial officer. The defendant must appear before the court within 48 hours of first arriving at a detention facility. This Administrative Order also applies to defendants detained on an arrest or bench warrant where bond is set on that warrant if the defendant has not previously appeared before the court on that case.

A defendant arrested within the 13th Judicial District on a warrant, whether an initial arrest warrant or an initial failure-to-appear warrant, when the defendant has never appeared before a judicial officer for a bond hearing or a defendant arrested on a warrantless arrest warrant affidavit will be advised and bond will be set within 48 hours of the defendant first arriving at detention facility. This process will not apply if the defendant posts a bond pursuant to the bond set on the warrant or pursuant to an applicable bond schedule prior to appearing before a judicial officer for the setting of an individualized bond.

For arrests within the 13th Judicial District on warrants originating outside of the 13th Judicial District, the detention facility to which the defendant was first brought shall contact the jail of the originating county and shall: 1) advise of the detention of the defendant, 2) request the jail in the originating county contact the court in the originating county to arrange for advisement and to address issues of bail and bond, and 3) make the defendant available for the defendant's next court date in the originating county.

For arrests outside the 13th Judicial District on warrants originating within the 13th Judicial District, when the detention facility to which the defendant was

first brought contacts the jail of the originating county, the jail of the originating county shall: 1) advise the court of the originating county of the detention of the defendant, 2) arrange for advisement and the setting of an individualized bail and bond, and 3) request the detaining jail make the defendant available for the defendant's next court date in the originating county.

Done this 25th day of March, 2022.

CARL S. McGUIRE III

Chief Judge

13th Judicial District