

**CHIEF JUDGE ORDER 2025-07**

**FOURTH JUDICIAL DISTRICT  
Bond Schedule**

Conditions of release and bond are to be set by judicial officers pursuant to C.R.S. 16-4-101 *et seq.* To facilitate equal treatment of those equally situated, the Fourth Judicial District adopts the attached bond schedule as a reference to be used by judicial officers and law enforcement. While the attached may be used as a reference, conditions of release and bond amounts are to be set after considering the statutory factors as explained in C.R.S. 16-4-101 *et seq.*

**Juveniles:** See C.R.S. 19-2.5-305(a). F1 No Bond. No bond for mandatory holds OR when juvenile possesses a substantial risk to others. Mandatory holds are COV, the use/possession and or threatened use of firearm, possession of dangerous or illegal weapon, carrying concealed weapon, illegal discharge of firearm, and felony sexual assaults. A PR bond is the only other option for a juvenile. **A monetary bond cannot be set on a juvenile.**

This schedule must also be read in light of the no bond hold requirements until the entry of mandatory protection order for domestic violence, stalking, sexual offenses, and the other offenses listed in the "No Bond Holds" section below.

<b>FELONY CLASS:</b>	
<b>F1</b> (unless otherwise specified)	No Bond
<b>DF1</b>	\$50,000
<b>F2</b> (unless otherwise specified)	\$50,000
<b>DF2</b>	\$10,000
<b>F3</b> (unless otherwise specified)	\$10,000
Second degree burglary of dwelling	\$10,000
Crime of Violence	\$25,000
<b>DF3</b>	\$2,000
<b>F4</b> (unless otherwise specified)	\$3,000
Felony DUI	Monitored abstinence from use of alcohol and illegal drugs shall be additional bond condition per statute.
For the following offenses:	\$10,000
Crime of Violence	Fighting by agreement - dueling - deadly weapon
Manslaughter	Fourth degree arson
Robbery	Insurrection
Incest	Intimidating a juror, victim or witness
Child abuse	Perjury in the first degree
Armed rioters	Possession of weapon by previous offender
Assault in the second degree	Sexual assault on adult or child
Crime in which domestic violence is alleged	Tampering with witness
Bribe receiving by juror	Second degree burglary
Bribing a juror	Unlawful distribution, manufacture or sale of any
Bribing a witness	schedule I or II controlled substance
Retaliation against a judge	vehicular homicide
Stalking	vehicular assault (alcohol or drugs)
Escape	
<b>DF4</b>	\$1,000
<b>F5</b> (unless otherwise specified)	\$2,000
Crime in which domestic violence or a sexual offense is alleged (bond only authorized after the MPO enters at advisement).	\$6,000
For the following offenses:	\$4,000
Criminally negligent homicide	
<b>F6</b> (unless otherwise specified)	\$1,000
Crime in which domestic violence or a sexual offense is alleged (bond only authorized after the MPO enters at advisement).	\$3,000
Felony violation of bail bond conditions	\$1,500
<b>MISDEMEANOR CLASS:</b>	
<b>M1</b> (unless otherwise specified)	\$800
Crime in which domestic violence or a sexual offense is alleged (bond only authorized after the MPO enters at advisement).	\$3,000; increase by \$1,000 for each prior arrest
Violation of restraining order pursuant to CRS 18-1-1001	\$1,000
Subsequent violation of restraining order	\$1,000; increase by \$1,000 for each prior arrest
<b>DM1</b>	\$700
<b>M2</b> (unless otherwise specified) *	\$400
Crime in which domestic violence or a sexual offense is alleged (bond only authorized after the MPO enters at advisement).	\$2,000; increase by \$1,000 for each prior arrest
Violation of civil restraining order	\$1,000; increase by \$1,000 for each prior arrest
<b>DM2</b>	\$400
Unclassified Misdemeanors (unless otherwise specified) *	\$300
Crime in which domestic violence or a sexual offense is alleged (bond only authorized after the MPO enters at advisement).	\$2,000; increase by \$1,000 for each prior arrest

<b>MISDEMEANOR ALCOHOL AND DRIVING OFFENSES: *</b>	
DUI	\$1,000
DWAI*	\$800
DUI/DWAI with one or more prior convictions under CRS 42-4-1301 or similar conviction in any other jurisdiction or state	Monitored abstinence from use of alcohol and illegal drugs shall be additional bond condition per C.R.S. 16-4-105(6)
DUS/DUR* (non-infraction)	\$500; increase by \$500 for each prior arrest (increase for prior arrests not applicable to CJC booking)
No Insurance	\$400
DUR (from alcohol conviction)	\$3,000
<b>PETTY OFFENSES: *</b>	
<b>WILDLIFE OFFENSES:</b>	
All wildlife felonies and any "Samson Violation" as found in C.R.S. 33-6-109(3.4)	\$2,000
For the following offenses:	
Hunting big game without a license	\$800
Illegal possession of big game animals	\$800
All other classified wildlife misdemeanors*	\$300
<b>JUVENILE</b>	
See C.R.S. 19-2.5-305(a). F1 No Bond. No bond for mandatory holds OR when juvenile possesses a substantial risk to others. Mandatory holds are COV, the use/possession and or threatened use of firearm, possession of dangerous or illegal weapon, carrying concealed weapon, illegal discharge of firearm. A PR bond is the only other option for a juvenile. <b>A monetary bond cannot be set on a juvenile.</b>	
<b>NO BOND HOLDS:</b>	
<b>Domestic Violence per CRS 18-6-800.3(1)</b>	NO BOND until advisement of protection order 18-1-1001(5)
<b>Stalking per CRS 18-3-602</b>	NO BOND until advisement of protection order 18-1-1001(5)
<b>Unlawful sexual behavior per CRS 16-22-102(9)</b>	NO BOND until advisement of protection order 18-1-1001(5)
<b>(If the arrest warrant has a bond amount for one of these sexual offenses, hold NO BOND until protection order advisement.)</b>	
Sexual assault (18-3-402)	Pandering of a child (18-7-403)
1st degree sexual assault (18-3-402) (prior to 7/1/2000)	Procurement of a child (18-7-403.5)
2nd degree sexual assault (18-3-403) (prior to 7/1/2000)	Keeping a place of child prostitution (18-7-404)
Unlawful sexual contact (18-3-404)	Pimping of a child (18-7-405)
3rd degree sexual assault (18-3-404) (prior to 7/1/2000)	Inducement of child prostitution (18-7-405.5)
Sexual assault on a child (18-3-405)	Patronizing a prostituted child (18-7-406)
Sexual assault on a child/position of trust (18-3-405.3)	Engage in sexual conduct-correction institution (18-7-701)
Sexual assault on a client by psychotherapist (18-3-405.5)	Wholesale promotion of obscenity to minor (18-7-102(1.5))
Enticement of a child (18-3-305)	Promotion of obscenity to a minor (18-7-102(2.5))
Incest (18-6-301)	Class 4 felony internet luring of a child (18-3-306(3))
Aggravated incest (18-6-302)	Internet sexual exploitation of a child (18-3-405.4)
Human trafficking of minor for sexual servitude (18-3-504(2))	Public indecency, if 2nd offense w/in 5 years or 3rd or subsequent offense (18-7-301(2)(b))
Sexual exploitation of children (18-6-403)	Invasion of privacy for sexual gratification (18-3-405.6)
Procurement of a child for sexual exploitation (18-6-404)	2nd degree kidnapping 18-3-302(3)(a)
Indecent exposure (18-7-302)	
Soliciting a child for prostitution (18-7-402)	
<b>Fugitive from justice</b>	NO BOND until first appearance in numbered division; bond set per CRS 16-19-117; no constitutional right to bail
<b>At ADVISEMENT (not applicable to CJC booking): Pursuant to Chief Judge Order 2013-3, arrests alleging the following offenses per CRS 16-4-101(1)(b) shall be held without bond only if requested in writing by law enforcement or the district attorney; a hearing is required within 96 hours of arrest.</b>	
COV while on probation or parole resulting from conviction of COV	Sexual assault per 18-3-402
COV while on bail pending disposition of previous COV	1st degree sexual assault per 18-3-402 (prior to 7/1/2000)
COV after 2 prior felony or 1 prior COV felony convictions	2nd degree sexual assault per 18-3-403 (prior to 7/1/2000)
Possession of weapon by previous offender per C.R.S. 18-12-108(2)(b), (2)(c), (4)(b), (4)(c), or (5)	Sexual assault on a child per 18-3-405
	Sexual assault on a child - position of trust - victim 14 years younger & 7 or more younger than accused 18-3-405.3
*C.R.S. 16-4-113 now prohibits cash bonds for offenses where the maximum penalty does not exceed six months of imprisonment unless one of the exceptions in that statute applies. This provision, C.R.S. 16-4-113, does not prevent issuing a no bond hold arrest warrant for misdemeanor domestic violence or sex offense cases. That is because C.R.S. 18-1-1001(5) requires the defendant to acknowledge the protection order prior to any release. Once the protection order is acknowledged as required by the statute, the Court must release the accused on a personal recognizance bond unless one of the exceptions in C.R.S. 16-4-113 applies.	
This Order amends CJO 25-03 from February, 2025	
Dated this 28th Day of October, 2025.	
Erin Sokol, Chief Judge	