

SEVENTEENTH JUDICIAL DISTRICT, STATE OF COLORADO ADAMS AND BROOMFIELD COUNTIES

AMENDED TEMPORARY ADMINISTRATIVE ORDER REGARDING ARREST AND BENCH WARRANTS ISSSUED BY THE COUNTY AND DISTRICT COURTS IN THE 17TH JUDICIAL DISTRICT FOR CERTAIN MISDEMEANOR, TRAFFIC, AND PETTY OFFENSES

ISSUED SEPTEMBER 30, 2020

AMENDED TCJO 2020-02

Pursuant to the authority granted to Chief Judges in Chief Justice Directive 95-01 and in light of the public health risk posed by COVID-19 ("novel coronavirus") and the advisories and information circulated by the Centers for Disease Control, the Colorado Department of Public Health and Environment, and local public health departments recommending active steps to slow the spread of the virus and precautions to reduce the risk of exposure, the Court hereby finds and orders:

If a law enforcement officer employed by a law enforcement agency located in Adams County or the City and County of Broomfield, Colorado contacts an individual who has an active arrest or bench warrant issued by the county or district court in the Seventeenth Judicial District (Adams and Broomfield Counties) for a civil case, a misdemeanor offense, a traffic offense, a petty offense, or a municipal warrant, the officer is not required to execute the warrant and arrest that individual, <u>unless the arrest or bench warrant includes a Victims Rights Amendment ("VRA") offense listed in C.R.S. §24-4.1-302(1) or the arrest or bench warrant includes a subsequent (second or more) driving under the influence, driving while impaired, or driving with excessive alcohol content, and in that instance the person must be arrested on the warrant. The jails are not</u>

accepting new arrestees for first time alcohol related offense arrests unless no reasonable

alternative can be found (not accepted by detoxification facility). Subsequent offenses

are accepted. All Probation warrants for non-felony, non-VRA crimes will be booked by

the arresting agency and released on a PR bond. All court remands will be taken into

custody and processed in the customary manner.

Law enforcement officers are to be guided by community safety concerns and the

risk of person absconding when deciding whether to execute and arrest a person on an

active warrant covered by this order. When making this determination, the officer should

consider the nature of the offense, the amount of bond set by the court, and any other

information known to the officer relevant to the question of whether the individual poses

a risk to the public or a risk of absconding if an arrest does not occur. If an individual is

not arrested, that person shall be advised of the outstanding warrant by the officer and

instructed to call the clerk of court's office the following business day at 303-659-1161

(Adams County) or 303-464-5020 (Broomfield City and County) to clear the warrant and

obtain a court appearance date.

This order does not apply to warrants issued by a state or district court in another

Colorado county or judicial district, warrants issued by a court in another state, or

warrants issued by any federal court or federal agency. This order also does not apply

to warrants issued for felony offenses, warrants that include any VRA offense listed in

C.R.S. §24-4.1-302(1).

This amended Order remains in effect until further Order of this Court.

SO ORDERED this 30th day of September, 2020.

By the COURT,

Emily E. anden

EMILY E. ANDERSON

Chief Judge

Seventeenth Judicial District

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