DISTRICT COURT, WELD COUNTY, STATE OF COLORADO Court Address: 901 9 th Avenue, Greeley, Colorado Mailing Address: P.O. Box 2038, Greeley CO 80632-2038		
ADMINISTRATIVE ORDER 2025 – 02	COURT USE ONLY Case No. 2025 CV 01 Division: 1	•
ORDER SETTING BOND SCHEDULE FOR MISDEMEANORS, PETTY OFFENSES, TRAFFIC OFFENSES AND INFRACTIONS EFFECTIVE AUGUST 1, 2025		

The following is established as a Bond Schedule for the Weld County Court for arrests made without a warrant for misdemeanors, petty offenses and misdemeanor traffic offenses, and the provisions of this order apply only to the initial arrest and prior to the person appearing before a judicial officer. This Bond Schedule is not to be used to change or modify a bond amount that has already been set by the court for the case, such as when a warrant has been issued for the defendant's arrest. This Bond Schedule does not establish a presumptive or recommended amount of bail or the type of bond for judicial officers setting bail at a bond hearing. This Bond Schedule is issued pursuant to Chief Justice Directive 95-01 and C.R.S. § 16-2-111 and supersedes Administrative Order 2023-01. This order takes effect on August 1, 2025.

The following schedule may be used after the initial arrest in all ordinary cases in which a Summons, Summons and Complaint or Penalty Assessment notice was not issued by the law enforcement agency.

Bonds issued pursuant to this schedule shall be made returnable to the County Court of Weld County in accordance with instructions to be issued from time to time by the Weld County Court. Only one bond amount is to be set per case, with the bond amount established by the most serious offense alleged. <u>This Bond Schedule is not to be used if the person is alleged to have committed a felony offense in the same episode (case).</u>

Any Offense in which Domestic Violence, as defined by C.R.S. § 18-6-800.3, is alleged	NO BOND -To be set by Judicial Officer
Sex Offense, as listed in C.R.S. § 16-11.7- 102(3)	NO BOND-To be set by Judicial Officer
Careless Driving Resulting in Death, C.R.S. § 42-4-1402(2)	NO BOND- To be set by Judicial Officer
Failure to stop at the scene of an accident where serious bodily injury C.R.S. § 42-4-	NO BOND - To be set by Judicial Officer

TYPES OF OFFENSES

1601 (2)(a)	
Any Offense in which Child Abuse, as	NO BOND - To be set by Judicial Officer
defined by C.R.S. § 18-6-401(7)(a)(V) and	
(7)(a)(VI) is alleged.	
Class 1 Misdemeanor Third degree assault,	NO BOND-To be set by Judicial Officer
C.R.S.	
§§ 18-3-204	
Class 1 Misdemeanor Menacing, C.R.S.	NO BOND-To be set by Judicial Officer
§18-3-206	
<u>Class 1 Misdemeanor</u> Invasion of privacy	NO BOND- To be set by Judicial Officer
§18-3-405.6 Class 1 Misdemeanor Bias motivated crime	NO BOND To be get by Judicial Officer
$\frac{Class 1 \text{ Misdemeanor}}{C.R.S. §§ 18-9-121(2)(b), (c)}$	NO BOND -To be set by Judicial Officer
<u>Class 1 Misdemeanor</u> Harassment, C.R.S.	NO BOND -To be set by Judicial Officer
$\frac{Class 1}{8}$ 18-9-111(1)(a), (2)	NO BOND-10 be set by Judicial Officer
Class 1 Misdemeanor Indecent Exposure	NO BOND-To be set by Judicial Officer
C.R.S. § 18-7-302	•
Class 1 Misdemeanor Violation of	NO BOND- To be set by Judicial Officer
Protection Order where the underlying	
charge is sex assault or where the underlying	
charge is stalking C.R.S. § 18-3-602	
Class 1 Misdemeanor Posting a private	NO BOND-To be set by Judicial Officer
image for harassment C.R.S. § 18-7-107	
Class 2 Misdemeanor Criminal Invasion of	NO BOND – To be set by Judicial Officer
Privacy C.R.S. § 18-7-801	
Escape, C.R.S. §§ 18-8-208(4), (4.5), (5),	NO BOND-To be set by Judicial Officer
(6)	
Class 1 Misdemeanor	\$2,000.00 cash/property/surety
Class 2 Misdemeanor	\$1,000.00 Personal Recognizance
Petty Offense	\$250.00 Personal Recognizance
Misdemeanor Traffic Offense-Class 1	\$250.00 Personal Recognizance
Misdemeanor Traffic Offense-Class 2	\$250.00 Personal Recognizance
Class A and B Traffic Infractions	\$200.00 Personal Recognizance

UNCLASSIFIED MISDEMEANORS and certain TRAFFIC OFFENSES AND INFRACTIONS:

C.R.S. 42-2-138(1)(d)(I)-DUR- Alcohol/Drugs	\$250.00 Personal Recognizance , with the condition included on bond that the defendant is not to operate a motor vehicle without a valid driver's license and automobile insurance and that the defendant may not operate a vehicle while the license restraint is
	in effect.

UR \$250.00 Personal Recognizance , with the condition included on bond that the defendant not to operate a motor vehicle without a valid driver's license and automobile insurance.
A Suspension \$250.00 Personal Recognizance , with condition included on bond that the defendant not to operate a motor vehicle without a valid driver's license and automobile insurance.
a) NO BOND- To be set by Judicial Officer
)(b) NO BOND-To be set by Judicial Officer

Dated: July 23, 2025

Li () Apris Julie C. Hoskins

Julie C. Hoskins Chief Judge, 19th Judicial District

¹ Any person arrested for an offense under C.R.S. 42-4-1301 (1) or (2) (a) may **NOT** attend a bail hearing until such person is no longer intoxicated or under the influence of drugs.