TWENTY SECOND JUDICIAL DISTRICT in and for DOLORES AND MONTEZUMA COUNTIES		
STATE OF COLORADO		
ADMINISTRATIVE ORDER 2024-04 REPEALING ORDERS PERTAINING TO PRETRIAL SERVICES		

Due to the unfortunate lack of funding to continue operation of a pretrial services program in the 22nd Judicial District, the administrative orders pertaining to this program are repealed effective July 1, 2024. The pretrial service program will cease to operate as of that date. The repealed orders are the following:

Administrative Order 2012-1 Order Adopting Pretrial Services Plan

Administrative Order 2023-09 Order Appointing Pretrial Services Community Advisory Board Montezuma County. Those persons who served on the Community Advisory Board are relieved of their duties. The Court thanks them for their dedicated service.

SO ORDERED ON this 25th day of June, 2024.

Todd Jay Plewe Chief Judge

22 nd Judicial District – State of Colorado	
Dolores and Montezuma Counties	
ADMINISTRATIVE ORDER NO. 2024-05	↑ COURT USE ONLY ↑
ADMINISTRATIVE ORDER CONCERNING REQUIRED SO	OBRIETY MONITORING

WHEREAS, Colorado Revised Statue § 16-4-105(6)(a) states:

If a person is arrested for driving under the influence or driving while ability impaired, pursuant to section 42-4-1301, C.R.S., and the person has one or more previous convictions for an offense in section 42-4-1301, C.R.S., or one or more convictions in any other jurisdiction that would constitute a violation of section 42-4-1301, C.R.S., as a condition of any bond, the court shall order that the person abstain from the use of alcohol or illegal drugs, and such abstinence shall be monitored;

WHEREAS, Colorado Revised Statue § 16-4-105(6)(b)states:

A person seeking relief from any of the conditions imposed pursuant to subsection (6)(a) of this section shall file a motion with the court, and the court shall conduct a hearing upon the motion. The court shall consider whether the condition from which the person is seeking relief is in the interest of justice and whether public safety would be endangered if the condition were not enforced. When determining whether to grant relief pursuant to this subsection (6)(b), the court shall consider whether the person has voluntarily enrolled and is participating in an appropriate substance use disorder treatment program;

WHEREAS, Montezuma County no longer has a pretrial services program to be used for the purpose of administering such monitoring;

EFFECTIVE IMMEDIATELY,

Judges in the 22nd Judicial District, including Montezuma and Dolores Counties shall order that any defendants required to have sobriety monitored as set forth above in § 16-4-105(6)(a), as a condition of bond, must comply as follows:

1. Enroll with any sobriety monitoring testing center that is approved by the 22nd Judicial District - which will generally require that the center provide a random call in system for scheduling sobriety monitoring, follows monitored and observed testing protocols and makes testing

available 7 days a week. An approved testing center must also agree to provide reporting to the courts as agreed.

- 2. Provide proof to the court of enrollment at a qualified testing center as indicated above within 48 hours of the court ordering sobriety monitoring as a condition of bond.
- 3. Provide proof to the court of testing and the outcome of the testing and at every scheduled court appearance, or if appearances are not occurring monthly then on the first Tuesday of each month.
- 4. Failure to enroll in and/or provide proof of testing and/or proof of maintaining sobriety may result in the District Attorney seeking a warrant and/or revocation of bond.
- 5. Defendants who elect to engage in treatment, and are testing due to having a prior conviction for DUI, may request a hearing as indicated above in § 16-4-105(6)(b), and may, pursuant to that statute, be relieved of sobriety testing requirements subject to any conditions the judicial officer may impose.
- 6. A judicial officer may order defendants with charges other than DUI or DWAI to submit to sobriety monitoring as a condition of bond as set forth above, if appropriate.

DONE AND SIGNED this June 28, 2024.

Todd Jay Plewe

THE_COURT:

Chief Judge of the 22nd Judicial District

SOBRIETY MONITORING ORDER

As conditions of bond,	Defendant i	is required	to
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	maintain sobriety by not consuming alcohol, recreational marijuana or illegal substances.
9	enroll in and engage in sobriety monitoring via:
	random UA testing at a testing center approved by the Court.
	continuous electronic alcohol monitoring with a testing center approved by the Court.
	continuous drug patch monitoring.
•	Provide proof to the Court of the results of the sobriety monitoring by bringing test results to every court appearance, or if appearances are not set at least once a month, filing a copy of the sobriety test results with the court on the first Tuesday of every month.

Failure to comply may result in the District Attorney seeking a warrant and/or asking to revoke bond.

Approved Test Centers:

Porch Light Health, 35 North Ash Street, Cortez, CO 81321 (970) 409-1235