AMENDED ADMINISTRATIVE ORDER 2018-7

Amended Order Authorizing the Release of Nonviolent Arrestees During LPCJ Overcrowding

When the La Plata County Jail is experiencing overcrowding conditions by housing 200 or more inmates, the jail may refuse to accept into custody the following individuals:

- 1. Any defendants arrested for any nonviolent offense that constitutes an F-4 or lower offense and any drug felony 4 or lower offense;
- 2. Any probation revocation (failure to comply) warrants that have a monetary bond amount set in the warrant; and,
- 3. Any county court FTA bench warrants where the bond is set at \$10,000 or less and any district court FTA warrants where the bond is set at \$25,000 or less

The jail shall accept into custody all:

- 1. Out-of-district warrants;
- 2. Failure-to-appear bench warrants where bond exceeds the amounts listed above;
- 3. No-bond warrants, including warrants initiated by the bond commissioners; and,
- 4. All defendants arrested for domestic violence offenses.

The jail shall not release any intoxicated arrestees until they are sober.

Any FTA or probation arrestee who is released from custody pursuant to the above guidelines shall be given a PR bond at the jail to appear on the criminal docket of the division of the court who issued the warrant at least one week after arrest. Conditions of bond for FTA arrestees shall be the same as contained on their original bond. Conditions of bond for probation revocation arrestees shall be to contact the probation department immediately upon release (970-247-0982) and to comply with probation conditions.

Any other arrestee who is released from custody pursuant to the above guidelines shall be given a PR bond at the jail to appear in county court on the next business day after arrest at 2:00 PM to impose bond conditions.

If it appears the jail houses 190 or more inmates on any weekday afternoon, it may e-mail the on-call judge with recommendations of inmate(s) along with their pending charges to release on a PR bond and the on-call judge may approve or modify the list of proposed inmates to PR so that

the jail may stay under maximum capacity without the necessity of calling the on-call judge after normal working hours.

If the jail is full despite the implementation of the guidelines above, the jail shall call the on-call judge when a new arrest will exceed the jail's capacity with a recommendation of inmate(s) to release on a PR bond.

Dated: June 29, 2018

Veffrey R. Wilson Chief Judge