

20TH JUDICIAL DISTRICT OF COLORADO ADMINISTRATIVE ORDER 00-102 SUBJECT: Protection Orders When Juvenile Is Restrained Party

То:	Twentieth Judicial District Judicial Officers and Court Staff			
From:	Roxanne Bailin Chief District Judge	DATE:	<u>June 25, 2013</u>	

This order updates 20th Judicial District Administrative Order 00-102 and replaces versions dated March 27, 2000, December 2, 2011 and June 17, 2013.

The determination of whether a temporary protection order (TPO) involving a juvenile will be opened as a JV case or a C case shall be based upon whether the Restrained Party is a juvenile and whether there is an open JD case. If the Restrained Party is a juvenile and there is JD case (whether the matter is in the pre-trial stage or the juvenile is under supervision after sentencing), the case shall be assigned a JV number and heard by the juvenile judge or another district judge if the juvenile judge is not available. The JV case shall not be consolidated into the JD case, but will remain with the JD case as a companion case. All other cases shall be opened as C cases and may be heard in Longmont or Boulder by any judicial officer.

Hon. Roxanne Bailin Chief Judge Twentieth Judicial District