## 20<sup>TH</sup> JUDICIAL DISTRICT OF COLORADO ADMINISTRATIVE ORDER 04-106



**SUBJECT:** Detainers

To: Twentieth Judicial District Judicial Officers, District Administrator, Clerk of

the Court, Probation Staff, Boulder County Sheriff, Juvenile Detention Center, Chiefs of Police for Boulder, Longmont, Louisville, Lafayette, Erie,

Nederland, Lyons and Ward

From: Roxanne Bailin DATE: June 17, 2004

**Chief District Judge** 

This order updates 20<sup>th</sup> Judicial District Administrative Order 99-103, dated 7/14/99.

The purpose of this directive is to improve efficiency, reduce system-wide workloads, and improve community safety. When a probation officer has made the decision to arrest a probationer in the office, in the field, or upon law enforcement contact, the officer should use a detainer pursuant to CRS §19-2-502 or CRS §16-11-205 whenever possible, followed by a complaint in support of the detainer. The officer and any other professionals involved in the arrest shall follow the procedure set forth below:

- 1. A detainer form shall be completed by the probation officer describing the alleged violations.
- 2. The detainer shall be given to the Boulder Juvenile Center or the Boulder County Jail and law enforcement, if applicable, when a juvenile is brought into custody.
  - a. A juvenile shall be held until the next detention hearing. Once detained the juvenile may be released only by order of the juvenile magistrate or a district court judge.
  - b. An adult shall be held until the next docket day for the district court division in which the probationer's case is assigned.

Twentieth Judicial District

3. The probation officer shall provide a complaint describing the violations to the juvenile center or jail and to the clerk's office prior to the detention/probation violation hearing.

Roxanne Bailin

Hon. Roxanne Bailin
Chief Judge