

Chief Judge, Twelfth Judicial District  
**ADMINISTRATIVE ORDER  
REGARDING THE  
MANAGEMENT OF THE 12th  
JUDICIAL DISTRICT'S  
JUVENILE DETENTION  
POPULATION**



**CHIEF JUDGE  
ADMINISTRATIVE  
ORDER  
2006-02**

Section 19-2-508, C.R.S. of the Colorado Children's Code requires that a youth placed in a detention facility, temporary holding facility or shelter facility designated by the court shall have a detention hearing within forty-eight hours, excluding Saturdays, Sundays and legal holidays. Youth arrested by a law enforcement agency within the Twelfth Judicial District on an out-of-county or out-of-state District level warrant shall be brought before the court within statutory times frames pursuant to section 19-2-508 (3)(a)II, C.R.S. to determine if a juvenile should be detained further and to define conditions under which he or she may be released, if his or her release is appropriate.

Effective 9/1/06 for youth screened by Juvenile Intake on an out-of-county or out-of-state District level warrant, screening staff shall immediately notify the jurisdiction that issued the warrant, including the screening team and transport officials, of the youth's availability for pickup and transfer to that jurisdiction. Screening staff will schedule the youth for a hearing on the detention docket for the next business day. The Judicial Officer conducting detention hearings will provide the out-of-jurisdiction youth with a courtesy Rule III Advisement, where appropriate, and schedule a Bond Review Hearing within seventy-two hours of the youth being placed at the Alamosa Detention Center or a Twelfth Judicial District bed at the Pueblo Detention Center. SB 94 staff will again notify the issuing jurisdiction of availability for pickup. If the juvenile is picked up and transferred to the appropriate jurisdiction the Bond Review Hearing will be vacated.

If said juvenile is not picked up by the Bond Review Hearing, the Judicial Officer will review the bond set by the court which issued the warrant. Subject to community safety, safety of the youth and capping issues pursuant to SB 286, the Judicial Officer may determine if modification of the initial bond shall be made. If appropriate, the Judicial Officer may issue a Promise to Appear and the youth will be ordered to appear before the issuing jurisdiction within 24 hours of release or such other orders as deemed appropriate.

DONE AND SIGNED THIS 31<sup>TH</sup> DAY OF AUGUST, 2006.

Digitally signed by O. John  
Kuenhold

Date: 2006.09.06 08:09:41  
-06'00'

BY THE COURT  
  
O. JOHN KUENHOLD