DISTRICT COURT, WELD COUNTY, STATE OF COLORADO

Court Address: 901 9th Avenue, Greeley, Colorado Mailing Address: P.O. Box 2038, Greeley CO 80632-2038

ADMINISTRATIVE ORDER 11-02

AMENDED September 2, 2014

COURT USE ONLY

Case No. 2014 CV 01

Division: 1

AMENDED ORDER SETTING BOND SCHEDULE FOR MISDEMEANORS, PETTY OFFENSES AND MISDEMEANOR TRAFFIC OFFENSES EFFECTIVE SEPTEMBER 2, 2014

The following is established as a Bond Schedule for the Weld County Court for arrests made without a warrant for misdemeanors, petty offenses and misdemeanor traffic offenses. This Bond Schedule is issued pursuant to Chief Justice Directive 95-01, supersedes the Administrative Order dated January 27, 2011 and will be effective as of September 2, 2014.

The following schedule may be used in all ordinary cases in which a Summons, Summons and Complaint or Penalty Assessment notice is not appropriate.

Bonds pursuant to this schedule shall be made returnable to the County Court of Weld County in accordance with instructions to be issued from time to time by the Weld County Court

TYPES OF OFFENSES

Domestic Violence, as defined by C.R.S. § 18-6-800.3	NO BOND-To be set by Judicial Officer
Sex Offense, as listed in C.R.S. § 16-11.7-102(3)	NO BOND-To be set by Judicial Officer
Careless Driving Resulting in Death, C.R.S. § 42-4-	NO BOND-To be set by Judicial Officer
1402(2)	
Class 1 Misdemeanor	\$3,000.00
Class 2 Misdemeanor	\$2,000.00
Class 3 Misdemeanor	\$1,000.00
Class 1 Petty Offense	\$250.00
Class 2 Petty Offense	\$100.00
Misdemeanor Traffic Offense-Class 1	\$250.00
Misdemeanor Traffic Offense-Class 2	\$250.00
UNCLASSIFED MISDEMEANORS:	
C.R.S. 42-2-138(1)(d)(I)-DUR-Alcohol/Drugs	\$2,000.00
C.R.S. 42-2-138(1)(a)(I)-DUR	\$1,000.00
C.R.S. 42-7-422-DUR/FRA Suspension	\$1,000.00
C.R.S. 42-4-1301(1)(a)-DUI ¹	NO BOND-To be set by Judicial Officer
C.R.S. 42-4-1301(1)(b)-DWAI	NO BOND-To be set by Judicial Officer
Other Unclassified Misdemeanor	\$250.00

Dated: September 2, 2014

James F. Hartmann

Chief Judge, 19th Judicial District

¹ Any person arrested for an offense under C.R.S. 42-4-1301 (1) or (2) (a) may **NOT** attend a bail hearing until such person is no longer intoxicated or under the influence of drugs.