ADMINISTRATIVE ORDER 2013-01 Initiation of Appearance "PR" Bond at Intake into the Preadjudication Services Program (PASP) as established pursuant to C.R.S. §19-2-302

Recitals

- A. WHEREAS, Pursuant to C.R.S. §19-2-302 (2) any county or city and county or judicial district in the state may establish a Preadjudication Service Program (PASP) for use by the district court for the county or city and county or judicial district. Such program shall be established in accordance with a local justice plan developed pursuant to section <u>19-2-211</u> ,and
- B. WHEREAS, the local justice plan shall provide for the assessment of juveniles taken into custody and detained by law enforcement officers, which assessment shall be based on criteria for the placement of juveniles established pursuant to section <u>19-2-212</u>, so that relevant information may be presented to the judge presiding over the detention hearing, and
- C. WHEREAS, the <u>existence</u>, structure, method, and operation of a pre-adjudication services program may differ from county to county in the 7th Judicial District based upon the specific needs of and resources available to the different counties, and
- D. WHEREAS, upon arrest, detention and the administration of the JDSAG instrument the offender screens to Level 4 "Home Detention" and is placed in the Preadjudication Services Program and released upon the execution of a Personal Recognizance Bond (PR Bond), and
- E. WHEREAS, in the interest of consistent management and handling of offenders who are arrested and screen out to Level 4 "Home Detention" and are placed in the PASP upon the execution of a Personal Recognizance Bond there is a need for uniformity among the counties in the 7th Judicial District with respect to PASP, PR Bond, procedures.

<u>ORDER</u>

NOW THEREFORE, The undersigned, as Chief Judge of the 7th Judicial District, hereby authorizes the Case Manager or designee of a Preadjudication Services Program as established pursuant to C.R.S. 19-2-302, in appropriate cases as determined by the administration of the JDSAG instrument, to initiate a Personal Recognizance Bond (PR Bond) (Attached hereto and by reference made apart hereof as Exhibit "A") during the PASP intake and compliance to the terms of the PASP be made a bond condition to encourage compliance thereto.

To ensure consistent management and handling of offenders who are arrested and screen out to Level 4 "Home Detention" and are placed in the PASP upon the execution of a Personal Recognizance Bond (PR Bond) the SB-94 Case Manager or designee shall comply with the following guidelines governing the administration of the PASP, PR Bond, to wit:

- 1. The PASP/SB-94 Case Manager or designee shall sign the Bond witnessing that the bond is signed by the offender, parent/guardian in the presence of the Case Manager as indicated without incurring any financial liability by the Case Manager or designee.
- 2. The amount of the bond shall be consistent with the 7th Judicial District, Chief Judge, Bond Schedule.
- 3. In order to assure future court appearances, the date and time for the appearance of the offender, and parent/guardian in District Court shall be entered designating the next juvenile docket day for said appearance.
- 4. A juvenile arrested for a crime classified as a felony or misdemeanor by the Colorado Revised Statutes **SHALL NOT** be released from custody until such time as the individual seeking to be released has completed and signed a waiver of extradition.

Done this \overrightarrow{a}^{st} day of June, 2013.

Patrick

J. Steven Patri Chief Judge