

20TH JUDICIAL DISTRICT OF COLORADO ADMINISTRATIVE ORDER 13-102

SUBJECT: Out-of-County Warrants and Written Advisement of In-Custody
Defendants with Out-of-County Warrants

To:

Twentieth Judicial District Judicial Officers, District Administrator, Clerk of

Court, Court Staff, Public Defender and District Attorney

From:

Ingrid S. Bakke

Chief Judge, 20th Judicial District

DATE: March 2, 2018

Pursuant to Rule 5(a)(3) Rule 5(c)(3) of the Colorado Rules of Criminal Procedure, any defendant held in the Boulder County Jail only on a warrant from another county must be taken before the judicial officer presiding over advisements without unnecessary delay. Such defendants shall be presented to the court under the same rules that govern the appearance and advisement of defendants arrested on Boulder County warrants.

Such defendants shall be advised of the matters set out in Rule 5 (a)(2)(I through VII). Jail personnel shall make known to the receiving county the presence of the defendant so that, if the defendant cannot make bail, the sheriff of the receiving county can return the defendant to the court that issued the warrant pursuant to Rule 5.

The Twentieth Judicial District has adopted a written advisement pursuant to Colorado Rules of Criminal Procedure, Rule 5. The advisement addresses the defendant's rights as well as the jurisdiction that issued the out-of-county warrant, the nature of the warrant, the outstanding charges and the amount of bond, if any. This advisement shall be administered by the Boulder County Jail to all individuals held on an out-of-county warrant as soon as practicable upon notification of the jail regarding the individual's out-of-county warrant status. Upon advisement, the order shall be transmitted to the court which issued the warrant. The jail will also maintain a copy of the advisement in the jail jacket of the in-custody individual. (Advisement form attached to this order. The advisement will be issued by the jail through Tiburon.)

Hon. Ingrid S. Bakke

Chief Judge

Twentieth Judicial District



Twentieth Judicial District of Colorado

P.O. Box 4249 Boulder, CO 80306-4249 Phone (303) 441-3750 Fax (303) 441-4824

Inmate Name:	DOB:	Booking #:		
This is to advise you that you have the following warrant(s) in other counties:				
Charge description:	Docket Number:	Bond Amount:	County Jurisdiction:	
You are being held by the Boulder County Sheriff's Office for the above warrant(s) only . The court(s) that issued the warrant(s) have been notified that you are here and have been instructed to arrange transportation for you to their holding facility unless you are able to post the bond, if one is allowed. If you post bond, they will be notified of your release. If you are unable to post bond, the Boulder County Sheriff's Office will communicate with the other agency to arrange your transport in order to resolve your case without unnecessary delay. There are no other details regarding these charges.				
You are being held by the Boulder County Sheriff's Office for the above warrant(s) AND local charges . The court(s) that issued the warrant(s) have been notified that you are here and were advised that you will be held here pending either your posting bond on all cases or the completion of your local charges. If you decide to post bond, the other agency will be notified of your release. If you have any questions regarding the other warrant(s), please speak with your legal counsel representing you on your local matters.				
You have the following rights concerning these out-of-county charges:				
You need make no statement and any statement made can and may be used against you.				
You have the right to counsel, which will be appointed by the out-of-county court upon your return to that court;				
If indigent, you have the right to request the appointment of counsel or consult with the public defender before any further proceedings are held which will be appointed by the out-of-county court upon your return to that court;				

Any plea that you make in that out-of-county court must be voluntary and not the result of undue influence or coercion;				
You have the right to bail, if the offense is bailable, and the amount of bail that has been set by the out-of- county court;				
By signing below you acknowledge that you have been advised of your rights at this time.				
Inmate Signature:				
Deputy Signature / Badge:	_Date:			