

IN THE JACKSON COUNTY MUNICIPAL COURT at JACKSON, OHIO

General Journal

General Order 2022-01-01 A

FILED

DEC 17 2021

JACKSON COUNTY MUNICIPAL COURT
Derek A. Cales, Clerk

2022 Bond Schedule

This matter came before the court on the issue of Bond Schedule

As effective on January 1, 2022, directed to all the Law Enforcement of Jackson County Ohio and pursuant to Ohio Law.

Whereas pursuant to rule of court, Ohio State Supreme Court Rule of Superintendence, Rule 5.02 Model Bail Schedule, and Ohio Rule of Criminal Procedure, Rule 46, you are directed follow the Bond Schedule as set forth below.



Judge

Journal 43
Pg 30

Bond Schedule

Section 1 Felonies

Felony 1st Degree	Bond will be set by the Court
Felony 2d Degree	Bond will be set by the Court
Felony 3d Degree	Bond will be set by the Court
Felony 4th Degree	Contact Court to Incarcerate
Felony 5th Degree	Contact Court to Incarcerate

Section 2 Misdemeanors (unless Listed at Sections that follow)

1 st Degree	Contact Court to Incarcerate
2d Degree	Contact Court to Incarcerate
3d Degree	Contact Court to Incarcerate
4th Degree	Contact Court to Incarcerate

Section 3 Specific Offenses \$50,000.00 10% cash or full surety (Always issue Notification of No Contact Order)

1) Domestic Violence

2) Any New Offenses with any of the following *prior convictions*:

Assault
Aggravated Menacing
Menacing by Stalking
Menacing
Aggravated Trespass
Sexual Oriented Offense

Journal 43
Page 30

Section 4 **NO BOND OFFENSES (Court will set bond)**
(Always Issue Notification of No Contact Order)

Domestic Violence 2d offense (or 1st offense with firearm)

TPO Violation

ANY OFFENSE if TPO, Special Orders, or Special Conditions are sought

Child Endangerment with physical harm to child

Section 5

Officer may incarcerate for 8-hour hold for any offense without approval

Section 6 **Qualified Immunity Cases**

If officer relies upon Qualified Immunity pursuant to RC Sec 2925.11 (B) (2)(b) in lieu of arrest, summons, or citation, then in that event a memorandum of event must be filed with the office of the prosecuting attorney with a copy to Municipal Court Community Control (required form attached) with service to the person the subject of the immunity

Section 7 **Warrants**

When a judge or magistrate has previously set bail, or a new amount in its most recent capias or warrant, that bail shall remain in effect until otherwise ordered.

Section 8

This is merely a form for hand out to all offenders listed at Sections 3 & 4 whether or not the individual is released or incarcerated at the time of the incident.

QUALIFIED IMMUNITY INCIDENT

(QII)

___ Drug of Abuse present (Felony 5 or below except marijuana)
RC Section _____

___ Drug Instrument (except marijuana)
RC Section _____

___ other drug related charges
RC Section _____

___ Defendant name, address, contact data as follows:

___ Personal Identifier Sheet is attached
___ Notice served to subject by: _____ date: _____

Notification

You are required by RC Section 2925.11 B (2) (b) within the next 30 days to have sought and obtained a screening and received a referral for treatment from a community addiction services provider or a properly credentialed treatment professional. Failure to provide the Office of the Prosecuting Attorney documentation of the date and time of the screening and referral will result in further prosecution.

Officer to attach report to Prosecutor and Probation Department copies

___ Subject ___ Prosecutor ___ Probation

Journal 43
Page 230

NOTIFICATION OF NO CONTACT ORDER

For service with citation with Group Sec 3 Bond Schedule

You are released on personal recognizance until you appear at court on

**At Jackson County Municipal Court 295 Broadway Street Jackson, OH
YOU ARE HEREBY ORDERED TO: Stay away from and make no
contact with the following persons, place, and or things:**

_____.

**You are also ordered to stay away from their residences, schools, or
other places those persons are likely to be located.**

**This means don't call, write, fax, voicemail, email, text, use social
media to contact, send cards, letters, flowers, or candy; don't drive
by where the protected party lives, works, goes to school, plays,
prays, or works out; don't have anybody else make the contact for
you.**

**If you see him or her on the street, walk the other way. If she or he
calls you to invite you to something nice, or to provoke you into
something not nice, there is nothing he or she can do to say that
gives you a defense to violating this court order.
Understand that this order remains in effect regardless of what he or
she wants. If violate this order you will be arrested and
incarcerated.**

Personally served to: _____
By: _____ On: _____

Copies to:

Defendant, Office of the Prosecutor, and the Court

Page 43
Page 230