

**73-CB00 RULE 2 BOND SCHEDULE**

THE FOLLOWING IS THE PRESUMPTIVE BOND SCHEDULE FOR ALL SHELBY COUNTY COURTS:

2.1 Bond Schedule. Unless otherwise ordered by a Judge, the following shall be the amounts set for the bail bonds:

a. Charge	Bond Amount
Class C Misdemeanors	\$3,000.....10% Cash
Class B Misdemeanors	\$4,000.....10% Cash
Class A Misdemeanors	\$6,000.....10% Cash
Class D Felony	\$7,500 .....10% Cash
Level 6 Felony	\$7,500.....10% Cash
Level 5 Felony	\$10,000.....10% Cash
Class C, B, A Felony.....	NO BOND
Level 1-4 Felonies.....	NO BOND
Murder.....	NO BOND

b. In the event that an arrest is made without a warrant signed by a judge endorsing a specific bond, the charts above shall establish the bond for a “preliminary charge”. In the event that the individual is arrested on more than one “preliminary charge”, the bond shall be set in the amount of bond for the most serious offense

2.2 In the event that the arresting officer believes that the above schedule is not appropriate for a specific arrest based upon facts known to the officer or surrounding circumstances, the officer may complete an affidavit in a form substantially conforming to the form attached hereto (Form A) and provide it to the Sheriff’s Department and the Sheriff is authorized to hold such arrestee until the sooner of forty-eight (48) hours (excluding weekends and holidays) or until further order of a Judge.

2.3 No bond: this bond schedule shall not be used for nor applicable to the following cases:

2.3.1 A person arrested for a crime while on probation, parole, bond, or while released on their own recognizance. Persons on parole or probation shall have an immediate 15 day probation/parole hold placed upon them by jail staff, including but not limited to persons arrested pursuant to a warrant.

2.3.2 any person arrested on a charge of Invasion of Privacy, Domestic Battery, or Stalking.

2.4 Court Assignments

a. All misdemeanor arrestees will be scheduled by jail personnel into Superior Court 2.

b. All felony arrestees case assignments will be determined by the clerk. Such arrestees shall report to the Shelby County Clerk at the date and time designated by the jail staff when released for information regarding their assigned court, failure to do so may be punished by contempt or additional criminal charges including but not limited to escape.

2.6 Subject to paragraph 2.3, the bond stated on a warrant shall be allowed in all warrant arrests and the arrested person shall report to the appropriate court as instructed by the jail staff.

2.7 Nolle Pros--Upon notification by an authorized representative of the Shelby County Prosecutor’s Office that no charges will be filed in the immediate future, the jail may release any person upon their own recognizance. If the prosecutor’s office notifies the jail or the court after the arrestee has already posted bond, then such bond shall be held by the clerk until further order of the court.