SOUTH EUCLID MUNICIPAL COURT



JUDGE Gayle Williams-Byers

September 17, 2021

In the matter of South Euclid Municipal Court's Bond Schedule

Administrative Order 2021-10

CLERK OF COURT
CHARDALEIP: SUMPTER

FILED
SEP 2021
SOUTH EUCLID
MUNICIPAL COURT

On July 1, 2021, amendments to the Rules of Superintendence for the Court of Ohio (new Sup.R. 502) became effective:

WHEREAS as part of these amendments it has been ordered that if a county consists of more than one municipal or county court, the administrative judge of each court with a monetary bail schedule shall collectively establish a uniform bail schedule for use by those courts by September 29, 2021 and shall biennially review the schedule pursuant to Crim.R. 46(G).

WHEREAS pursuant to these amendments if the courts are unable to establish a uniform bail schedule, the courts shall use the model schedule as established by the Supreme Court. If a court has a non-monetary bail schedule, that court shall not be required to adopt a monetary bail schedule.

NOW THEREFORE, this court hereby ORDERS, the current bond schedule of South Euclid Municipal Court is rescinded. The model schedule as established by the Supreme Court (attached) is effective immediately.

THIS COURT ORDERS that these procedures shall remain in effect except as otherwise specified and until such time where this Order is terminated by the Court.

Sincerely,

Gayle Williams-Byers

Administrative and Presiding Judge

Journalized 9/17/2021 by: Tyessa V. Howard

IN THE SOUTH EUCLID MUNICIPAL COURT CUYAHOGA COUNTY, OHIO

<u>Pursuant to Crim.R. 46(G)</u>, the bail schedule for misdemeanor charges, including traffic offenses, unless excluded below, shall be set as follows:

Personal recognizance is the rule.
 If the police officer or prosecutor, based on the circumstances of the case, has reasonable cause to believe that a personal recognizance bond is insufficient, the judge or magistrate shall be contacted for additional authority. If the judge or magistrate determines that personal bail is insufficient, the conditions of release shall be set pursuant to Crim.R. 46.

When a judge or magistrate has previously set bail in a case or has ordered a new amount in its last capias or warrant entry, that bail shall remain in effect unless otherwise ordered by a judge or magistrate.

For all other charges, the judge or magistrate of the court shall set bail pursuant to Crim.R.46. This includes:

- 2. Felonies;
- 3. Misdemeanor charges, regardless of whether charged under the Ohio Revised Code, local ordinance, or other statutory provision:
- A. Domestic violence or any other offense of violence if the victim is a family or household member (see: R.C. 2919.251);
- B. Violation of any protection order or condition of community control, supervision, or probation involving prohibition from contact with specified persons or places;
- <u>C. The following offenses if the accused was subject to a protection order and/or has a prior conviction involving the same complainant/victim, pursuant to R.C. 2903.212:</u>
 - i. Aggravated menacing (R.C. 2903.21);
 - ii. Menacing by stalking (R.C. 2903.211);
 - iii. Menacing (R.C. 2903.22)
 - iv. Aggravated trespass (R.C. 2911.211);
 - v. Any sexually oriented offense as defined by R.C. 2950.01.
- D. Any other offense when the victim, police officer, or prosecutor is seeking a protection order, no contact order, or other conditions of bond.