

IN THE SECOND JUDICIAL CIRCUIT
OF FLORIDA

OFFICE OF THE CHIEF JUDGE

ADMINISTRATIVE ORDER NO. 2008-09

**IN RE: VIOLATION OF PROBATION-- BOND ALLOCATION WHEN ONLY
ONE CASE BOND IS ORDERED**

WHEREAS, the clerk and jail computer systems can be programmed to accept a single case bond on a violation of probation when the case has multiple underlying counts, but only as structured under this order, and

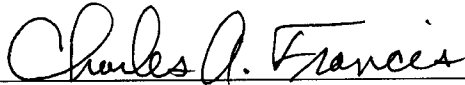
WHEREAS, the clerk, attorneys, defendants, bondsmen, the sheriff, and judges need a uniform default method for timely recording bond in this situation in the absence of a case specific order, and

WHEREAS, the Criminal Justice Coordinating Committee, consisting of stakeholder representatives, recommends this order, it is therefore

ORDERED:

1. A case bond on a violation of probation that involves multiple underlying counts shall be placed on the first active count, in the absence of a case specific order stating otherwise.
2. The remaining active counts shall be ROR (release on own recognizance), effective when probationer posts the bond. This ensures proper jail credit accrues on all counts.
3. A judge may order a different bond structure, but it must be case and count specific. The clerk may rely on this order in lieu of seeking clarification in each instance in which this situation arises. No general directive of a judge may override this administrative order.

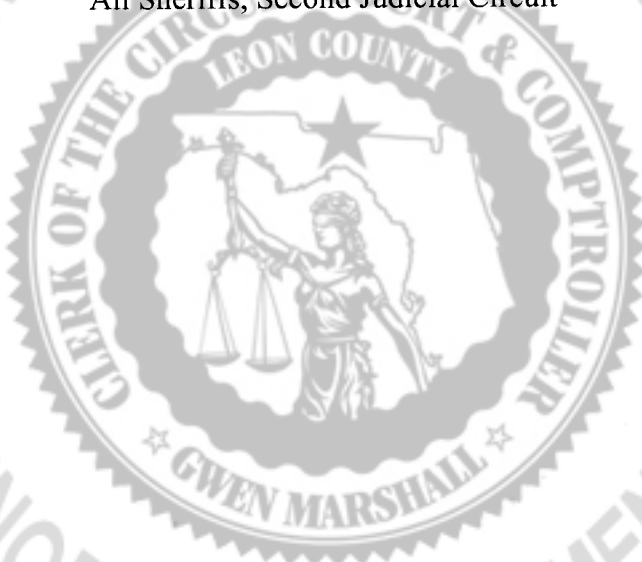
DONE AND ORDERED in chambers in Leon County, Florida, this 24th day of July, 2008.



CHARLES A. FRANCIS
Chief Judge

Copies furnished to:

All Judges, Second Judicial Circuit
All Clerks of Court, Second Judicial Circuit
Patsy Williams, Court Administration, Second Judicial Circuit
Nancy Daniels, Public Defender, Second Judicial Circuit
Willie Meggs, State Attorney, Second Judicial Circuit
All Sheriffs, Second Judicial Circuit



UNOFFICIAL DOCUMENT