

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Wednesday, June 22, 2022 12:26 PM
To: Katherine Fernandez Rundle; Wolfson, Andrea; Guevara, Marydell (MDCR); Annette Puig-Mena
Cc: Samper, Janet; Johnson, Ara L.
Subject: FW: Meeting with St Atty Katherine Fernandez-Rundle to discuss APPR/Bail Reform Project
Attachments: Meeting with St Atty Katherine Fernandez-Rundle to discuss APPR/Bail Reform Project

Thursday July 28th at 3:30 PM

Nushin G. Sayfie, Chief Judge
Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org
Bailiff: Larry Chester, lchester@jud11.flcourts.org

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Wednesday, July 6, 2022 1:16 PM
To: Wolfson, Andrea; Faber, Robin; Frankel, Jed; Mckay, Christopher; Koons-Velazquez, Mikaela L.; Garcia, Amy; Howard Rosen; Stephen K. Talpins; Teresa Enriquez; Guevara, Marydell (MDCR); Falowo, Felicia (MDCR); Summerset, Myrlene (MDCR); Blackman, Sherea (MDCR); felicia.gomez@miamidade.gov; Mallette, Victoria (HT); jnewcomer@sfbhn.org; Inaredo@sfbhn.org; De La Espriella, David; Michael Jones; Katherine Fernandez Rundle; Don L. Horn; cmartinez@pdmiami.com; Sigler, Eunice; Rodriguez, Enrique (MDCR)
Subject: RE: APPR Updates

In other good news Judge Wolfson, AD Guevara and I presented information about our project to the Dade Miami Criminal Justice Council earlier today. It was extremely well received.

Nushin G. Sayfie, Chief Judge
Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org
Bailliff: Larry Chester, lchester@jud11.flcourts.org

From: Wolfson, Andrea <awolfson@jud11.flcourts.org>
Sent: Wednesday, July 6, 2022 1:13 PM
To: Sayfie, Nushin <nsayfie@jud11.flcourts.org>; Faber, Robin <rfaber@jud11.flcourts.org>; Frankel, Jed <jfrankel@jud11.flcourts.org>; Mckay, Christopher <cmckay@jud11.flcourts.org>; Koons-Velazquez, Mikaela L. <mkoons-velazquez@jud11.flcourts.org>; Garcia, Amy <AGarcia@jud11.flcourts.org>; 'Howard Rosen' <HowardRosen@MiamiSAO.com>; Stephen K. Talpins <StephenKTalpins@MiamiSAO.com>; Teresa Enriquez <tenriquez@pdmiami.com>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Falowo, Felicia (MDCR) <Felicia.Falowo@miamidade.gov>; Summerset, Myrlene (MDCR) <Myrlene.Summerset@miamidade.gov>; Blackman, Sherea (MDCR) <Sherea.Blackman@miamidade.gov>; Gomez, Felicia (ITD) <Felicia.Gomez@miamidade.gov>; Mallette, Victoria (HT) <victoria.mallette@miamidade.gov>; jnewcomer@sfbhn.org; Inaredo@sfbhn.org; De La Espriella, David <DaviddelaEspriella@miamibeachfl.gov>; Michael Jones <mike@pinnaclejustice.com>; katherinefernandezrundle@miamisao.com; Don L. Horn <DonLHorn@MiamiSAO.com>; cmartinez@pdmiami.com; Sigler, Eunice <Esigler@jud11.flcourts.org>; Rodriguez, Enrique (MDCR) <Enrique.Rodriguez2@miamidade.gov>
Subject: APPR Updates

Good afternoon,

There has been a lot of progress on the Pre-Trial Release Reform Project since our last meeting. In addition to our four decision trees, release conditions matrix, and Highlights of Florida Law document, we now have prepared the following:

- One pager on the levels of MDCR's monitored release program (aka "house arrest") (see attached)

- Power Point presentation (draft)
- Bench guide (draft)

Also, attached you will find a revised version of the First Appearance decision tree – we just added the language about advising the person of the charges and updated the citation to the *Thourtman* case.

In addition, I am in the process of putting together a training schedule for members of the judiciary and all our criminal justice partners. Today, Chief Judge Sayfie and I presented the project to the Dade Miami Criminal Justice Council, and it was very well-received.

MDCR Pretrial Services has also been very busy with the following:

- Running sample cases using the PSA test site were ran to assure scoring accuracy
- Finalization of automated distribution of completed MDCR-PSA reports
- Review of Performance Measures for available data

Thank you all so much for your commitment to this project. Please don't hesitate to reach out if you have any questions about the updates above.

Best regards,

Andrea Ricker Wolfson,

Administrative Judge, Circuit Criminal Division
Richard E. Gerstein Justice Bldg.
1351 N.W. 12th Street, Chambers 423
Miami, Florida 33125
Tel 305-548-5721 * Fax 305-548-5512

For zoom information, or judicial instructions, please use the links provided below:

<https://www.jud11.flcourts.org/Judge-Details?judgeid=929§ionid=138>

ZOOM Link for Division 61: <https://zoom.us/j/96315336649>

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Thursday, July 14, 2022 9:57 AM
To: Katherine Fernandez Rundle
Cc: Stephen K. Talpins; Guevara, Marydell (MDCR); Wolfson, Andrea; Michael Jones
Subject: RE: Existing Cash Bail Dependent System

Good morning, Kathy.

Thank you so much for the response and for your support. And on a personal note for your support of me and my career. I cannot sufficiently express my gratitude for your guidance and mentorship over the last decade.

I think I speak for Andrea and Marydell when I say that we agree with everything in your email. Our paramount goal is community safety as well. It is in our mission and vision statements and it is number one always. To that end we are happy that OUR PSA will include FTAs in scoring, as well as prior criminal history. And the vast majority of all victim offenses is included in the "excluded offense list" which would then require a first appearance.

Additionally, today, as we speak, and for decades, our system has allowed inmates charged with Aggravated Battery or Burglary of a Dwelling or various crimes involving firearms, and many other felonies, to bond out without seeing a judge, without regard to prior record or FTAs, and without being given a stay-away order. Our new system is going to fix these gaping holes. We agree 100% that judges need to make these decisions. It is illegal for a judge to delegate any DISCRETION to MDCR. We understand that and we are not going to do that. In fact, our expectation is that the numbers of inmates going to felony first appearance hearings is going to significantly rise.

We have met with the Mayor in person and with various members of the Dade Chiefs. We also gave a very well received presentation to the Dade Miami Criminal Justice Council last week. And Mike Jones, from the APPR, is guiding us on more community outreach. But YOU ARE ALSO OUR GOLD STANDARD. We need you as a leader to inform the community and we welcome your suggestions as to how best to proceed.

Thank you again and we are excited to see you on July 28th and brainstorm further.

Nushin G. Sayfie, Chief Judge
Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org
Bailliff: Larry Chester, lchester@jud11.flcourts.org

From: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>
Sent: Wednesday, July 13, 2022 6:29 PM
To: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Cc: Stephen K. Talpins <StephenKTalpins@MiamiSAO.com>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Wolfson, Andrea <awolfson@jud11.flcourts.org>
Subject: Existing Cash Bail Dependent System

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Nushin,

Thank you for reaching out to me with your email of July 1st, 2022. Before our July 28th meeting with you, I wanted to give you some of our thoughts.

As you know, from the very beginning I have been supportive, and I was a key catalyst to our becoming a "learning site" for alternatives to our widespread cash bail dependent system. I, and I believe my office, are always transparent about any concerns we have on all sorts of topics and themes.

I am very proud of you, in both your former role as Administrative Judge and as our present Chief Judge, for continuing to move this study on revising our cash bond system and moving the APPR forward. We have all done this together.

I always appreciate our collaboration and partnership on this and so many other challenges we have faced as a circuit. Your leadership is truly valued. I've told you many times, over the years, that I truly respect your leadership and the unique relationship we share.

We do, however, have different professional roles, so we will not fully agree on all things all the time. I believe that such an approach can result in positive, healthy, and balanced outcomes.

I am enthusiastically supportive of the whole principle of eliminating financial resources as the determinant factor of pre-trial release. This has been my well stated position for many years. In fact, as you know, over the last decade or so, I have espoused the belief that cash bail should not even become an issue for certain offenses, as it has in so many other cities. For me, the key is to avoid arrests for a whole host of low level crimes. However, if an arrest occurs and an ROR is otherwise indicated, this is our recommendation for these crimes.

Some examples include:

- I started the civil citation program for juveniles in 2007. To date, over 22,000 juveniles have been cited, not arrested
- I helped create, along with Sally Heyman, the civil citation program for adults in 2011. 42,000 have been cited since then, not arrested.
- In 2019, I recommended ROR (no cash bond) on all low level non-violent crimes.
- Prior to the present APPR study project, my then leadership team (Arrojo and Rosen) spent countless hours working with you to revise all the standard bonds

to more rational standards. By the way, you had the patience of Job to have done that painstaking work.

So, helping seek the technical assistance of the Arnold Ventures was a natural progression for me. I was happy to have the influence to make it happen and did so knowing we had your leadership.

There are only a few limited areas I'd like to strengthen:

- Career criminal cases
- Inclusion of voices of victims and law enforcement
- Community engagement

As I continue to be a partner in this initiative, please remember that our preferred view would be to have a judge decide the issues of release and the conditions of release. This is also especially a concern where a victim, who now has a constitutional right, wants to have input. Our position is not that arrestees necessarily remain in jail, but that a judge, not a correction officer, is best suited to make these difficult decisions, with input from the advocates.

Also, as you begin "the launch", I do truly believe that we have a duty to engage our community, seek the input of our various stakeholders, and be as transparent as possible. I understand that you have briefed Mayor Levine Cava and her staff and some police chiefs. While this is good, I believe the community engagement proposed by the APPR should be our gold standard. Also, I believe as Stephen has pointed out, courts are issuing record numbers of bench warrants and alias capias this year. Therefore, I think we should implement the program in stages to ensure that the problem is not exacerbated and there are no unintended consequences. We should evaluate outcomes as we go to ensure our community is protected at all times. None of us want to become the next San Francisco, Philadelphia, or New York.

As you know, I'll be a champion for eliminating "cash" as the "get out of jail" card except in certain circumstances because I do not believe that is what necessarily keeps our community safe and it results in disparate outcomes that are way too unfair to those who are struggling financially or worse, are impoverished or homeless. I have had numerous conversations with many key community leaders on how to address the real difficult failures of society that result in arrests and jail in the first place; lack of jobs; lack of security in housing; education; healthcare; childcare; family cohesiveness; safety in homes from domestic violence and safety in neighborhoods from gun violence.

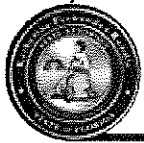
These are also challenges we need to tackle. Implementing a pre-trial release program that's fair and keeps communities safe at the same time is relatively simple compared to tackling the causes of our social injustices. But, it's another step in balancing the scales of justice, and we must do it.

I must keep community safety as my priority, but that includes fairness and equality. As you know, I am a firm believer that every arrestee has the right to be heard by a judge within 24 hours or earlier and that in certain cases the judge, elected or appointed, is best qualified to determine if one should be released, the potential threat posed to a victim or the community and if so, the conditions of release (bracelet etc.).

I look forward to speaking with you, always.

My best,

Kathy



Katherine Fernandez Rundle
State Attorney

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Friday, September 23, 2022 10:22 AM
To: Stephen K. Talpins; Carlos J. Martinez; Michael Jones
Cc: Wolfson, Andrea; Guevara, Marydell (MDCR); Falowo, Felicia (MDCR); Garcia, Amy; Sigler, Eunice; Deisy Hernandez; Scott Dunn; Katherine Fernandez Rundle; Teresa Enriquez; De La Espriella, David; Faber, Robin; Frankel, Jed; Mckay, Christopher; Don L. Horn; Summerset, Myrlene (MDCR); Blackman, Sherea (MDCR); felicia.gomez@miamidade.gov; Mallette, Victoria (HT); jnewcomer@sfbhn.org; lnaredo@sfbhn.org
Subject: RE: 2022-09-22 Public Safety - MJ, CM, and ST

Good morning, all. Please refrain from any further lengthy emails with arguments and comments. None of us has time in the day to keep digesting and responding to this. PLEASE RESERVE your comments and opinions for our next meeting.

And thank you, Mike, for your patience.

Nushin G. Sayfie, Chief Judge
Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org
Bailliff: Larry Chester, lchester@jud11.flcourts.org

From: Stephen K. Talpins <StephenKTalpins@MiamiSAO.com>
Sent: Thursday, September 22, 2022 9:31 PM
To: Carlos J. Martinez <cmartinez@pdmiami.com>; Michael Jones <mike@pinnaclejustice.com>
Cc: Wolfson, Andrea <awolfson@jud11.flcourts.org>; Sayfie, Nushin <nsayfie@jud11.flcourts.org>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Falowo, Felicia (MDCR) <Felicia.Falowo@miamidade.gov>; Garcia, Amy <AGarcia@jud11.flcourts.org>; Sigler, Eunice <Esigler@jud11.flcourts.org>; Deisy Hernandez <DeisyHernandez@MiamiSAO.com>; Scott Dunn <ScottDunn@MiamiSAO.com>; Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; Teresa Enriquez <tenriquez@pdmiami.com>; De La Espriella, David <DaviddelaEspriella@miamibeachfl.gov>; Faber, Robin <rfaber@jud11.flcourts.org>; Frankel, Jed <jfrankel@jud11.flcourts.org>; Mckay, Christopher <cmckay@jud11.flcourts.org>; Don L. Horn <DonLHorn@MiamiSAO.com>; Summerset, Myrlene (MDCR) <Myrlene.Summerset@miamidade.gov>; Blackman, Sherea (MDCR) <Sherea.Blackman@miamidade.gov>; Gomez, Felicia (ITD) <Felicia.Gomez@miamidade.gov>; Mallette, Victoria (HT) <victoria.mallette@miamidade.gov>; jnewcomer@sfbhn.org; lnaredo@sfbhn.org
Subject: RE: 2022-09-22 Public Safety - MJ, CM, and ST

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Carlos, I've thought about this some more and realized that your concerns about my comments may be due to the fact that you have not been involved in all of the communications. I already am on record saying that I believe this project will dramatically improve system fairness without undermining public safety if the State Attorney's recommendations are followed.

We are having the below discussion because I do not believe it's accurate to say that the bail modifications we make will improve public safety or that they will address the root causes of crime and am trying to avoid (a) misleading anyone; and (b) creating unreasonable expectations.

I hope that further clarifies where we are.

PS---- Of course, we and some of our partners, independently or in collaboration with others, are doing things outside of this project that will address the root causes of crime and/or improve public safety.

From: Stephen K. Talpins

Sent: Thursday, September 22, 2022 8:15 PM

To: 'Carlos J. Martinez' <cmartinez@pdmiami.com>; 'Michael Jones' <mike@pinnaclejustice.com>

Cc: 'Wolfson, Andrea' <awolfson@jud11.flcourts.org>; 'Sayfie, Nushin' <nsayfie@jud11.flcourts.org>; 'Guevara, Marydell (MDCR)' <Marydell.Guevara@miamidade.gov>; 'Falowo, Felicia (MDCR)' <Felicia.Falowo@miamidade.gov>; 'Garcia, Amy' <AGarcia@jud11.flcourts.org>; 'Sigler, Eunice' <Esigler@jud11.flcourts.org>; Deisy Hernandez <DeisyHernandez@MiamiSAO.com>; Scott Dunn <ScottDunn@MiamiSAO.com>; Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; 'Teresa Enriquez' <tenriquez@pdmiami.com>; 'De La Espriella, David' <DaviddeLaEspriella@miamibeachfl.gov>; 'Faber, Robin' <rfaber@jud11.flcourts.org>; 'Frankel, Jed' <jfrankel@jud11.flcourts.org>; 'Mckay, Christopher' <cmckay@jud11.flcourts.org>; Don L. Horn <DonLHorn@MiamiSAO.com>; 'Summerset, Myrlene (MDCR)' <Myrlene.Summerset@miamidade.gov>; 'Blackman, Sherea (MDCR)' <Sherea.Blackman@miamidade.gov>; felicia.gomez@miamidade.gov; 'Mallette, Victoria (HT)' <victoria.mallette@miamidade.gov>; 'jnewcomer@sfbhn.org' <jnewcomer@sfbhn.org>; 'Inaredo@sfbhn.org' <Inaredo@sfbhn.org>

Subject: RE: 2022-09-22 Public Safety - MJ, CM, and ST

I really wish you'd stop making things personal. There is no reason to do so.

Regardless, it is inaccurate and unfair to suggest we're not supporting this project when we've already agreed to some very important changes that will result in the release of far more people than ever before prior to First Appearance. Let's not lose sight of that.

I don't know why you're frustrated by my continuing to ask about public safety and doing what I can to ensure the safety of the community I love. As a prosecutor, that's a big part of my job. I won't apologize for doing it well, something the community demands, expects, and deserves.

From: Carlos J. Martinez <cmartinez@pdmiami.com>

Sent: Thursday, September 22, 2022 7:38 PM

To: Michael Jones <mike@pinnaclejustice.com>

Cc: Stephen K. Talpins <StephenKTalpins@MiamiSAO.com>; Wolfson, Andrea <awolfson@jud11.flcourts.org>; Sayfie, Nushin <nsayfie@jud11.flcourts.org>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Falowo, Felicia (MDCR) <Felicia.Falowo@miamidade.gov>; Garcia, Amy <AGarcia@jud11.flcourts.org>; Sigler, Eunice <Esigler@jud11.flcourts.org>; Deisy Hernandez <DeisyHernandez@MiamiSAO.com>; Scott Dunn <ScottDunn@MiamiSAO.com>; Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; Teresa Enriquez <tenriquez@pdmiami.com>; De La Espriella, David <DaviddeLaEspriella@miamibeachfl.gov>; Faber, Robin <rfaber@jud11.flcourts.org>; Frankel, Jed <jfrankel@jud11.flcourts.org>; Mckay, Christopher <cmckay@jud11.flcourts.org>; Don L. Horn <DonLHorn@MiamiSAO.com>; Summerset, Myrlene (MDCR) <Myrlene.Summerset@miamidade.gov>; Blackman, Sherea (MDCR) <Sherea.Blackman@miamidade.gov>; felicia.gomez@miamidade.gov; Mallette, Victoria (HT) <victoria.mallette@miamidade.gov>; jnewcomer@sfbhn.org;

lnaredo@sfbhn.org

Subject: Re: New Study on Money Bail

Thank you Micheal. I appreciate your candor and wisdom.

It's disheartening to hear a stakeholder continue to hold on to the presumption of guilt by continuing to ask how do we keep the public safe. They should know better, and do better than sow fear and doubt.

Carlos

Sent from my iPhone

On Sep 22, 2022, at 6:44 PM, Michael Jones <mike@pinnaclejustice.com> wrote:

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I would word it differently for the sake of folks like the general public who don't always have enough exposure to the system to understand important nuances. I think it's important to avoid saying directly or indirectly that 'if not secured \$ bail, then what, for maximizing law-abiding/community safety for released people?' I think that a few folks might see a false distinction if they see it as either-or.

I think it's accurate to say:

- That secured \$ bail, per the law and research, does not promote community safety or non-violent law-abiding behavior during pretrial release. Therefore it's ineffective regardless of anything else that the government might or might not do. When just looking at public safety, using it is the same as not using it.

So then the question becomes, is anything else effective?

- To reduce pretrial arrests for people being released, I replied to that previously ... without going through old emails it was something like:

- from pretrial research, get everyone (except those people the State wants to and the judge subsequently decides to intentionally detain) out of jail as soon as possible. Don't make them wait 2, or 4, or 8, or 12, etc.. days to get out.

- from pretrial research, don't over supervise or overcondition people with release conditions. Just do the minimal intervention that passes a balancing test between the government's interests and the person's liberty rights.

- extrapolating from non-pretrial research, when people are on pretrial release, link them to services, as applicable, that promote their well-being in society, like housing, employment, childcare, food, mental health, doing prosocial activities and not associating with criminal/deviant peers, etc.

Jurisdictions that have taken an approach similar to the above have achieved pretrial appearance and arrest-free rates in the neighborhood of the upper 80s to low 90s, and violent arrest-free rates in the upper 90s.

On Thu, Sep 22, 2022 at 3:51 PM Stephen K. Talpins <StephenKTalpins@miamisao.com> wrote:

Thank you.

Can you please advise what alternatives to cash bond can be imposed to protect the public when people are on pretrial release that are shown to be effective.

From: Michael Jones <mike@pinnaclejustice.com>

Sent: Thursday, September 22, 2022 5:44 PM

To: Stephen K. Talpins <StephenKTalpins@MiamiSAO.com>
Cc: Wolfson, Andrea <awolfson@jud11.flcourts.org>; Sayfie, Nushin <nsayfie@jud11.flcourts.org>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Falowo, Felicia (MDCR) <Felicia.Falowo@miamidade.gov>; Garcia, Amy <AGarcia@jud11.flcourts.org>; Sigler, Eunice <Esigler@jud11.flcourts.org>; Deisy Hernandez <DeisyHernandez@MiamiSAO.com>; Scott Dunn <ScottDunn@MiamiSAO.com>; Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; cmartinez@pdmiami.com; tenriquez@pdmiami.com; De La Espriella, David <DaviddeLaEspriella@miamibeachfl.gov>; Faber, Robin <rfaber@jud11.flcourts.org>; Frankel, Jed <jfrankel@jud11.flcourts.org>; Mckay, Christopher <cmckay@jud11.flcourts.org>; Don L. Horn <DonLHorn@MiamiSAO.com>; Summerset, Myrlene (MDCR) <Myrlene.Summerset@miamidade.gov>; Blackman, Sherea (MDCR) <Sherea.Blackman@miamidade.gov>; felicia.gomez@miamidade.gov; Mallette, Victoria (HT) <victoria.mallette@miamidade.gov>; jnewcomer@sfbhn.org; lnaredo@sfbhn.org
Subject: Re: New Study on Money Bail

A few quick thoughts below, to clarify what I think and what I previously have said.

On Thu, Sep 22, 2022 at 2:08 PM Stephen K. Talpins <StephenKTalpins@miamisao.com> wrote:

Thank you for providing this, along with Tim's comments.

I do not believe the research is anywhere near as conclusive as Tim suggests. Further, he did not answer the fundamental question of how we can protect the public while people are on pretrial release. In other words, if monetary bail does not protect the public, what does? During our various meetings, Mike advised that there are no proven methods. That doesn't exactly leave us with many options.

I didn't read Tim's comments as saying the research is conclusive. I believe that what constitutes conclusiveness can be debated, even among researchers. I see research as providing varying degrees of actionable information. Sometimes there is a little, sometimes medium, sometimes a lot of studies. Even those terms are subjective and can be debated.

It would be great if there were more research on a variety of pretrial topics - the one here among others. That seems to be almost universally true in almost any field involving human behavior. I think that the empirical research we do have on secured \$ bail reveals a pattern of findings consistent with the law (a point Tim was making) - that money bail is not rationally tied to law-abiding/dangerous behavior in FL (so FL is like most states) because of FL money bail forfeiture laws. I think Tim's comments pertained to the law more than the research (although Tim has said, and I agree, that the law and research both point in the same direction).

Re 'proven' methods, it is important to recognize that it is not possible to prove things in science. It is only possible to demonstrate things to varying degrees of probability. Most researchers are careful to make this distinction, but not all may. It reminds me of what the courts do as well - a defendant's guilt is never proven (per se); it is proven beyond a reasonable doubt. We just need enough evidence to reach certain conclusions.

However, the research is not conclusive, even with relation to bonds. In fact, Mike has repeatedly agreed with me that the research in this area is weak. The report Mike provided acknowledges multiple studies that provide support for the use and efficacy of secured bond, particularly in felony cases. In the provided study, there were numerous confounding variables that the researchers did not account for.....like that fact that judges presumably assigned bonds and higher bond amounts to those they believed were more likely to fail on pretrial release. They didn't even account for those who were never released pretrial. Additionally, they have no way of knowing how (a) those who failed on monetary bond would have done if given a higher bond; and (b) those who succeeded on monetary bond would have done if they

were ROR'd or given a lower bond. Finally, the majority of people included (75%) were charged with a misdemeanor as the highest offense (only 123 people charged with a felony the highest offense were included).

In addition to what I wrote above, the study in the Community post is one among many on the topic of \$ bail. When all studies are looked at together, most all point that secured \$ bail is both ineffective (at appearance and law-abiding) and unfair, *when compared to* the other alternatives the system has. I think that is the important perspective - to look at the available choices and pick the ones(s) that is most effective and most fair relative to the others, recognizing that all options will have limitations of some sort. Tim's post makes the point that we now (compared to even 10 yrs ago) know how to be effective and fair for those people we think are very likely to flee or pose a danger to others (e.g., we detain them with due process).

There are one or two studies in the minority that purport to show that secured \$ bail does better for appearance or reducing fugitives. Those studies are weak, in comparison to the others, because of the data they relied on and the methodology they used. BJS issued an advisory in 2010 saying its data should not be used to compare release types/conditions. I believe I provided that and related info previously.

Also, the limitations Steve listed are important to account for. When looking at most studies on the topic, most of them account for these alternative explanations by using methods that rule out these alternative explanations. And the findings on secured \$ bail thus far have been, overall, equally applicable to people charged with misdemeanors or with felonies. That is, I do not see evidence pointing that courts should use money bail differently with felony defendants compared to misdemeanor defendants in furthering its interest in balancing appearance/law-abiding (including non-violence) with people's individual rights.

If the literature conclusively established that there was nothing we could do to protect the public while people were out on pretrial release, we would be forced to ask the courts to detain a lot more people than we currently do since we can't simply sit by and do nothing with people we know are highly likely to FTA or be rearrested while on release. Thus, more people would be detained, not less. The study Mike provided illustrates why this would happen. Almost 48% of those who scored a 4 on the NCA scale and over 65% of those who scored a 5 or 6 on the NCA scale were rearrested *within one year*. In the meantime, over half the people who scored a 6 on the FTA scale failed to appear (our risk matrix predicts a 35% failure rate, highlighting the fact that the failure rates fluctuate from jurisdiction to jurisdiction and the value of implementing our modifications in stages as the State Attorney has repeatedly recommended). Again, it must be noted that the study excluded the people who were detained pretrial during the entire of pretrial release. One can only imagine what the numbers would have looked like if those offenders had been released pretrial.

Finally, it is important for everyone - system stakeholders and the general public - to keep in mind that there is a difference between FTA and flight, and between new criminal activity of any kind vs new violent behavior. FL law and other states' laws recognize this distinction when setting the parameters of what the government can do regarding accused people's liberty. The PSA also reflects the distinction between any new criminal activity (the NCA scale) vs new violent activity (the NVCA flag)). It would be a misinterpretation to use the PSA's NCA scale as a gauge for public or community safety - it's too broad. The NVCA flag would be a much better gauge given it is limited to violent offenses. Recall that each person's PSA results on the FTA scale, NCA scale, and NVCA flag will be in their pretrial assessment report.

The law only allows us to detain people charged with certain offenses. We can't just do nothing with those who at high risk of FTAing or NCAing and hope they appear in court/follow the law.

Briefly, I caution folks about using the label 'high risk' when using tools that measure likelihood of pretrial failure like the PSA and other tools do. That term comes with too many downsides, and leads, in my experience, to discussions and decisions that do not promote maximizing appearance, law-abiding/community safety, and pretrial release/liberty.

We know from several decades of data from multiple jurisdictions that approx. 80% of people do not FTA (or get a warrant for one) and are not arrested again for any new offense during pretrial release. (and even fewer people that are arrested are convicted- some have argued that the PSA and similar tools therefore overestimate a person's likelihood of criminal activity). Some defendants are supervised, but most are not. The jurisdictions that have achieved these approx. success rates have done so after implementing practices very similar to what Miami has designed.

We continue to that believe it's important for certain people (career criminals, those charged with offenses on the excludable list, those who score above certain cutoffs on the PSA, etc.) to appear for First Appearance and for the courts to impose appropriate conditions of release to improve their likelihood of appearing in court and protect the public as mandated by state law.

PS----- Recall that BJS found that the likelihood that people remain a fugitive for a year or longer in felony cases was lower for people released on surety bonds than on other conditions (including other types of monetary bond). I provided that study to you all previously.

I suggest that folks do not rely on the study or two that used BJS data. BJS and other researchers have stated the reasons why.

Also, just FYI, several federal court judges and some state appellate/supreme courts have reached the same conclusion about the ineffectiveness and unfairness of secured \$ bail when viewing the totality of the research. Also, over the past 15 or so years, the only entity that has tried to use these studies to support the use of secured \$ bail (especially the commercial type) has been ABC and the bail bonding industry. I don't know of other groups that have looked at the research and reached the conclusion that secured \$ bail is the best of the available options.

So, in my opinion, I think the best a jurisdiction can do is look at its laws, implement practices that better comport to those laws (like Miami is prepping to do), and use what research exists to get as much simultaneous appearance, law-abiding/community safety, and liberty that it can. In the future, as we all learn more via both legal and research developments, we can continue to implement new, more effective and more fair practices that we don't yet know about today. This is my hope for Miami.

From: Michael Jones <mike@pinnaclejustice.com>

Sent: Thursday, September 22, 2022 10:37 AM

To: Wolfson, Andrea <awolfson@jud11.flcourts.org>

Cc: Sayfie, Nushin <nsayfie@jud11.flcourts.org>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Falowo, Felicia (MDCR) <Felicia.Falowo@miamidade.gov>; Garcia, Amy <AGarcia@jud11.flcourts.org>; Sigler, Eunice <Esigler@jud11.flcourts.org>; Stephen K. Talpins <StephenKTalpins@MiamiSAO.com>; Deisy Hernandez <DeisyHernandez@MiamiSAO.com>; Scott Dunn <ScottDunn@MiamiSAO.com>; Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; cmartinez@pdmiami.com; tenriquez@pdmiami.com; De La Espriella, David <DaviddelaEspriella@miamibeachfl.gov>; Faber, Robin <rfaber@jud11.flcourts.org>; Frankel, Jed <jfrankel@jud11.flcourts.org>; Mckay, Christopher <cmckay@jud11.flcourts.org>; Don L. Horn <DonLHorn@MiamiSAO.com>; Summerset, Myrlene (MDCR) <Myrlene.Summerset@miamidade.gov>; Blackman, Sherea (MDCR) <Sherea.Blackman@miamidade.gov>; felicia.gomez@miamidade.gov; Mallette, Victoria (HT) <victoria.mallette@miamidade.gov>; jnewcomer@sfbhn.org; lnaredo@sfbhn.org

Subject: Re: New Study on Money Bail

The article, which I happened to post to the Community, adds to the existing literature on money bail, so please feel free to look at it.

Additionally, what I found particularly insightful are the comments by Tim Schnacke in the string of posts. You just need to scroll down a little to see his post. I know Tim. In my opinion he is our nation's foremost legal scholar on pretrial history, law, and legal principles. His knowledge on the matter is the most I've seen in a generation.

If anyone has not yet joined the APPR Community, you will need to access this or any other postings.

FYI, I think your first appearance and detention decision trees would pass Tim's legal and commonsense criteria.

In case anyone is not inclined to join the community, here is Tim's post from 2 weeks ago:

Hello all;

Do forgive the rather late reply to this post.

This is, indeed, a most excellent and important paper, and I think people should read it not only for what Mike says, but also because it provides some solid background to the entire issue of money bail, actuarial tools, and outcomes. For those who just want the gist, the beginning summary states this: "Our findings do not support the use of money bail for ensuring that people return to court and avoid rearrest. Instead, our findings suggest that using pretrial risk assessment instruments could result in more accurate and appropriate release decisions."

I would like to weigh in on just a couple of things. First, there are two main reasons to get rid of any condition of release, either financial or non-financial: (1) it doesn't work; or (2) it's unfair under the law. Of course, there's overlap with these reasons because if something doesn't work, then it's irrational to use, and thus unlawful under any relevant constitutional balancing test.

By the way, America used to use financial conditions of probation, but it got rid of them because – wait for it – they didn't work and were unfair. Personally, I believe money at bail has the same fatal flaws, and this paper helps me to make my case.

Second, the paper says there's "little agreement" about what should replace money bail if it is eliminated, but I think that if people put a bit of thought into it, they'll see that there is really only one alternative to the most crucial shortcomings of the money bail system; indeed, the alternative is inevitable.

The only way to answer the question of “what replaces money” is to, first, ask why the money is being used.

If it’s being used to motivate someone to come to court and it doesn’t work (or, likewise, if it’s unfair), then you should, indeed, get rid of it. Because money is a sub-condition of the return to court condition, if you decide it needs a replacement, you would replace it with some other condition or sub-condition that you find works (and is fair) to motivate or otherwise help bring the defendant back to court. Technically, it’s not necessary that money be replaced at all.

Now, this is key – the replacement to money at bail would not be an actuarial tool. An actuarial tool is a way to assess risk, and when it’s adopted, it replaces some earlier or more primitive way of assessing risk, like looking solely at someone’s charge (like with a bail schedule), looking at one’s criminal history, using a modified Vera scale, or even just subjectively eyeballing the defendant’s appearance. The bail industry often says, “They want to replace money bail with algorithms,” but that’s actually a category mistake. If you engage in “replacing,” you replace one condition of bail with another condition of bail, and one way of assessing risk with another way of assessing risk. You don’t mix them up.

In my opinion, though, we don’t use money to motivate people to come back to court. Instead, in America, we mostly use money to keep people in jail. Everywhere I go, people seem to understand this; indeed, the notion is often articulated through countless news articles, calling for “higher bonds” to effectively detain people deemed to be dangerous. I’ve seen entire states justify money bail because they equate it with public safety. These days, if people want to keep money bail, I just assume it’s because they want to keep the customary method of detaining people pretrial.

This concept is hard to shake because it’s so old in America. It was in the early to mid-1800s in America when judges – lacking the historical personal sureties to help watch over a defendant and make sure he or she came to court – tried a new tactic. Instead of setting an unsecured amount (which they did with personal sureties), these judges would set a similar amount but let defendants out of jail only if they could pay the amount upfront themselves. It was the first true instance of a secured bond, 70 years

or so before we went all in with the commercial surety industry. But we didn't have words like "unsecured" or "secured" back then, so we called it "self-pay."

Of course, many people couldn't self-pay. Accordingly, they argued in case after case that unaffordable bonds were unconstitutional. And it was at precisely that moment in American history that the appellate courts could have held that unaffordable bonds were, in fact, unconstitutional. But, as you know, they didn't. Instead, in case after case, these courts ruled that, essentially, unaffordable bonds are not necessarily unconstitutional. You've heard it said this way – "You don't have a right to bail you can make."

Nevertheless, both federal and state courts drew a boundary around this unfortunate line of cases. These boundary cases are old and rare, but they exist, and they say, essentially, "But you can't use money to detain someone on purpose." In the federal system, the courts say that detaining someone intentionally with money is an improper purpose of bail under the federal excessive bail ends/means balancing test derived from Salerno. In the states, the courts typically point to the importance of their constitutional bail provision, which is made up of a right to bail and exceptions to that right. And this makes perfect sense. If you can detain anyone you want on purpose with money, you completely negate the constitutional provision. Every charge becomes an exception, and thus there is, essentially, no right to bail. Yes, I know that nine states don't have constitutional rights to bail, but they often have the right and detention eligibility basically articulated in their statutes or court rules, and so the same cases usually apply.

Accordingly, since at least about 1830 and given these two lines of cases, judges in America have learned that if they want to keep someone in jail, all they have to do is set an unaffordable amount but never mention that it's being set to keep the person in jail. If a judge does that, then he can detain without limits and without fear of reversal (in rare cases, appellate courts reverse extremely high amounts, sometimes hinting that the extremely high number indicates intentional detention). This whole thing is what I call the "excessive bail loophole." If a judge doesn't mention that he's using money to detain on purpose, it's not excessive. If he does, it's likely excessive.

This loophole has been in operation for a long, long time, even though nobody ever gave it a name until recently. In the 1965 report to Robert Kennedy's Bail Conference, you see long discussions over "preventive detention," which, at the time, was defined as using money to keep someone in jail on purpose with no record of reasons. They knew (and even wrote down) that bail's purpose was to release the accused, and that bail set with a purpose to detain was unlawful. In fact, there are references to the practices that make up the loophole throughout history. All I did was give it a name. I called it the "excessive bail loophole" to simply focus on how this verbal sleight of hand led to monstrous levels of pretrial detention when nobody calls it out.

The most obviously confusing question that arises from the loophole comes simply with the introduction of time – how long does someone have to remain in jail on a money bond before it becomes clear that he or she is in there on purpose? Courts will occasionally step in after long periods of time (see, for example, *State v. Brown* in New Mexico), but I think you could glean intent after just a few days.

If you read my long paper – the Model Bail Laws paper – you'll see detail about how American courts struggled with both "unintentional" and "intentional" detention in the Twentieth Century, ending, at least in the federal system and D.C., with the creation of moneyless (meaning money can't keep you in jail) intentional release/detain schemes.

Importantly, though, this whole history sheds a bright light on why we really keep and use money in the states, which didn't follow the changes made in the federal and D.C. systems. In the states, using money at bail is simply a very effective and convenient way to detain while avoiding the hassles of creating or following any constitutional provision, statutory preventive detention process, or, frankly, any notion of procedural due process. If you're a judge, all you have to do is to make the right record.

Accordingly, if a state decides to eliminate money used for that purpose – for the purpose of detaining people -- then the replacement has to be another way to detain someone intentionally. A way that is fair and transparent. A way that eliminates what Professor John Goldkamp once called "the money game," which was, no doubt, his name for the loophole.

I've worked for years on this issue, and I've come to believe that the best way (if not the only way) to replace money as a detention mechanism is to create a moneyless intentional release/detain scheme that follows a number of very important (and common sense) concepts and legal principles that I have described in my papers. The authors of the instant paper warn against having the replacement to money bail end up worse than money bail. That warning is incredibly appropriate, but the problem can be solved with some structural boundaries that I have outlined in various documents.

There can be (and probably should be) disagreement on various aspects of an intentional release/detain scheme, but there should be no disagreement on the fact that intentional release/detain is what replaces money bail.

Do call if you have any questions, and keep up the great work!

Tim

Tim Schnacke

Executive Director, Center for Legal and Evidence-Based Practices

timschnacke@earthlink.net

On Thu, Sep 22, 2022 at 8:18 AM Wolfson, Andrea <awolfson@jud11.flcourts.org> wrote:

Good morning everyone,

I hope this email finds you well. We are still working very diligently behind the scenes to get our new pretrial release scheme off the ground here in Miami. During that preparation, I have had the opportunity to have some great conversations with our amazing facilitator Mike Jones, who was kind enough to share the following article with me. It is also posted on the APPR community, so some of you may have already seen it. If you have not, please take a look.

https://community.advancingpretrial.org/t/new-study-on-money-bail/1127?utm_source=APPR+Mailing+List&utm_campaign=12d6f3764a-EMAIL_CAMPAIGN_2022_09_19_03_15&utm_medium=email&utm_term=0_4cc3fe2d0d-12d6f3764a-356048858

Thank you so much for all you do to serve our criminal justice system!

Best,

Andrea Ricker Wolfson,

Administrative Judge, Circuit Criminal Division
Richard E. Gerstein Justice Bldg.
1351 N.W. 12th Street, Chambers 423
Miami, Florida 33125
Tel 305-548-5721 * Fax 305-548-5512

For zoom information, or judicial instructions, please use the links provided below:

<https://www.jud11.flcourts.org/Judge-Details?judgeid=929§ionid=138>

ZOOM Link for Division 61: <https://zoom.us/j/96315336649>

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Michael R Jones
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Annette Puig-Mena

From: Katherine Fernandez Rundle
Sent: Wednesday, July 13, 2022 6:29 PM
To: Sayfie, Nushin
Cc: Stephen K. Talpins; Guevara, Marydell (MDCR); AWolfson@jud11.flcourts.org
Subject: Existing Cash Bail Dependent System

Nushin,

Thank you for reaching out to me with your email of July 1st, 2022. Before our July 28th meeting with you, I wanted to give you some of our thoughts.

As you know, from the very beginning I have been supportive, and I was a key catalyst to our becoming a "learning site" for alternatives to our widespread cash bail dependent system. I, and I believe my office, are always transparent about any concerns we have on all sorts of topics and themes.

I am very proud of you, in both your former role as Administrative Judge and as our present Chief Judge, for continuing to move this study on revising our cash bond system and moving the APPR forward. We have all done this together.

I always appreciate our collaboration and partnership on this and so many other challenges we have faced as a circuit. Your leadership is truly valued. I've told you many times, over the years, that I truly respect your leadership and the unique relationship we share.

We do, however, have different professional roles, so we will not fully agree on all things all the time. I believe that such an approach can result in positive, healthy, and balanced outcomes.

I am enthusiastically supportive of the whole principle of eliminating financial resources as the determinant factor of pre-trial release. This has been my well stated position for many years. In fact, as you know, over the last decade or so, I have espoused the belief that cash bail should not even become an issue for certain offenses, as it has in so many other cities. For me, the key is to avoid arrests for a whole host of low level crimes. However, if an arrest occurs and an ROR is otherwise indicated, this is our recommendation for these crimes.

Some examples include:

- I started the civil citation program for juveniles in 2007. To date, over 22,000 juveniles have been cited, not arrested
- I helped create, along with Sally Heyman, the civil citation program for adults in 2011. 42,000 have been cited since then, not arrested.
- In 2019, I recommended ROR (no cash bond) on all low level non-violent crimes.
- Prior to the present APPR study project, my then leadership team (Arrojo and Rosen) spent countless hours working with you to revise all the standard bonds to more rational standards. By the way, you had the patience of Job to have done that painstaking work.

So, helping seek the technical assistance of the Arnold Ventures was a natural progression for me. I was happy to have the influence to make it happen and did so knowing we had your leadership.

There are only a few limited areas I'd like to strengthen:

- Career criminal cases
- Inclusion of voices of victims and law enforcement
- Community engagement

As I continue to be a partner in this initiative, please remember that our preferred view would be to have a judge decide the issues of release and the conditions of release. This is also especially a concern where a victim, who now has a constitutional right, wants to have input. Our position is not that arrestees necessarily remain in jail, but that a judge, not a correction officer, is best suited to make these difficult decisions, with input from the advocates.

Also, as you begin "the launch", I do truly believe that we have a duty to engage our community, seek the input of our various stakeholders, and be as transparent as possible. I understand that you have briefed Mayor Levine Cava and her staff and some police chiefs. While this is good, I believe the community engagement proposed by the APPR should be our gold standard. Also, I believe as Stephen has pointed out, courts are issuing record numbers of bench warrants and alias capias this year. Therefore, I think we should implement the program in stages to ensure that the problem is not exacerbated and there are no unintended consequences. We should evaluate outcomes as we go to ensure our community is protected at all times. None of us want to become the next San Francisco, Philadelphia, or New York.

As you know, I'll be a champion for eliminating "cash" as the "get out of jail" card except in certain circumstances because I do not believe that is what necessarily keeps our community safe and it results in disparate outcomes that are way too unfair to those who are struggling financially or worse, are impoverished or homeless. I have

had numerous conversations with many key community leaders on how to address the real difficult failures of society that result in arrests and jail in the first place; lack of jobs; lack of security in housing; education; healthcare; childcare; family cohesiveness; safety in homes from domestic violence and safety in neighborhoods from gun violence.

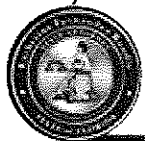
These are also challenges we need to tackle. Implementing a pre-trial release program that's fair and keeps communities safe at the same time is relatively simple compared to tackling the causes of our social injustices. But, it's another step in balancing the scales of justice, and we must do it.

I must keep community safety as my priority, but that includes fairness and equality. As you know, I am a firm believer that every arrestee has the right to be heard by a judge within 24 hours or earlier and that in certain cases the judge, elected or appointed, is best qualified to determine if one should be released, the potential threat posed to a victim or the community and if so, the conditions of release (bracelet etc.).

I look forward to speaking with you, always.

My best,

Kathy



Katherine Fernandez Rundle
State Attorney

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Wednesday, July 27, 2022 1:42 PM
To: Annette Puig-Mena
Cc: Samper, Janet; Johnson, Ara L.; Katherine Fernandez Rundle; Wolfson, Andrea; Guevara, Marydell (MDCR); Michael Jones
Subject: RE: Meeting with St Atty Katherine Fernandez-Rundle to discuss APPR/Bail Reform Project

Great – I will forward the invite to them.

Nushin G. Sayfie, Chief Judge
Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org
Bailiff: Larry Chester, lchester@jud11.flcourts.org

From: Annette Puig-Mena <AnnettePuigMena@MiamiSAO.com>
Sent: Wednesday, July 27, 2022 11:57 AM
To: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Cc: Samper, Janet <JSamper@jud11.flcourts.org>; Johnson, Ara L. <arjohnson@jud11.flcourts.org>; Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; Wolfson, Andrea <awolfson@jud11.flcourts.org>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Michael Jones <mike@pinnaclejustice.com>
Subject: RE: Meeting with St Atty Katherine Fernandez-Rundle to discuss APPR/Bail Reform Project

EXTERNAL EMAIL: Do not click any links or open any attachments unless you trust the sender and know the content is safe.

Thank you for the information. The State Attorney has asked that I include Chief ASAs Stephen Talpins and Deisy Hernandez and Deputy Chief Scott Dunn to the meeting. I wanted to let you know that I will be forwarding the link to them.

Thank you.

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Wednesday, July 27, 2022 10:29 AM
To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; Wolfson, Andrea <awolfson@jud11.flcourts.org>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Annette Puig-Mena <AnnettePuigMena@MiamiSAO.com>; Michael Jones <mike@pinnaclejustice.com>
Cc: Samper, Janet <JSamper@jud11.flcourts.org>; Johnson, Ara L. <arjohnson@jud11.flcourts.org>
Subject: RE: Meeting with St Atty Katherine Fernandez-Rundle to discuss APPR/Bail Reform Project

Good morning,

Pursuant to text communications with the State Attorney yesterday we will be moving this meeting to ZOOM. I will be sending the zoom outlook invite shortly but please see ZOOM info below.

Thank you and see you all tomorrow!

Join Zoom Meeting

<https://zoom.us/j/93676211115>

Meeting ID: 936 7621 1115

Nushin G. Sayfie, Chief Judge
Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org

Bailiff: Larry Chester, lchester@jud11.flcourts.org

From: Sayfie, Nushin

Sent: Wednesday, June 22, 2022 12:26 PM

To: Katherine Fernandez Rundle <katherinefernandezrundle@miamisao.com>; Wolfson, Andrea <awolfson@jud11.flcourts.org>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Puig-Mena, Annette SAO <AnnettePuigMena@MiamiSAO.com>

Cc: Samper, Janet <JSamper@jud11.flcourts.org>; Johnson, Ara L. <arjohnson@jud11.flcourts.org>

Subject: FW: Meeting with St Atty Katherine Fernandez-Rundle to discuss APPR/Bail Reform Project

Thursday July 28th at 3:30 PM

Nushin G. Sayfie, Chief Judge
Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org

Bailiff: Larry Chester, lchester@jud11.flcourts.org

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Monday, August 1, 2022 11:54 AM
To: Katherine Fernandez Rundle
Cc: Wolfson, Andrea
Subject: Re: Arnold Bail Reform Rolled Back in NY

Thank you for sharing. It looks like we have some of these crimes on our excluded offense list so that's good news.

Nushin G. Sayfie, Chief Judge
11th Judicial Circuit of Florida
(305) 349-5720

On Aug 1, 2022, at 11:50 AM, Katherine Fernandez Rundle
<KatherineFernandezRundle@miamisao.com> wrote:

EXTERNAL EMAIL: Do not click any links or open any attachments unless you trust the sender and know the content is safe.

Someone brought this to my attention... thought you might be interested.

Thank you,

Kathy



Katherine Fernandez Rundle
State Attorney

Sent: Monday, July 11, 2022 10:59 AM
To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; **Subject:** Arnold Bail Reform Rolled Back in NY

<https://houstondaily.com/stories/623179360-following-crime-wave-arnold-bail-reform-scheme-rolled-back-in-new-york>

Houston Daily

Following crime wave, Arnold "bail reform" scheme rolled back in New York

By Houston Daily reports

Apr 12, 2022

For River Oaks billionaire John Arnold, it was a crowning achievement.

Thanks in large part to his financial support, then-New York Governor Andrew Cuomo had signed into law an Arnold-architected "nation leading bail reform" plan. It was a pet project the former Enron energy trader said promised to reduce the state's jail population by 40 percent.

In 2019, Arnold announced he would spend \$39 million to "reform bail" in New York and across the U.S., replacing judicial discretion with a software tool. The tool is also being used in New Jersey, Illinois, North Carolina, Maryland, Wisconsin, California, Pennsylvania, Kentucky, New Mexico, Alaska and Ohio.

Arnold committed another \$5.5 million in grants to "study and report" upon what he assumed would be the positive impact of his work in New York.

"Given the scope of bail reform in New York State, it is critically important that the public understand the impact of these reforms at the individual, system, and community levels," said Jeremy Travis, Arnold's point man on the issue.

It wasn't from Arnold-paid research, but New Yorkers did come to understand the impact of Arnold's scheme, which barred judges from setting bail for a group of Arnold-deemed "lesser" crimes, that included felony gun charges, theft, assault and most property crimes.

And they hated it.

On Friday, a Democrat-majority legislature voted to roll back Arnold's reform plan. Democrat Gov. Kathy Hochul, who replaced Cuomo, who resigned amidst a sexual harassment scandal last August, said the move was in response "to New Yorkers who are concerned about the rise in crime."

A recent Siena University poll reported that "at least 84 percent" of New York voters believe crime is at least a "somewhat serious problem."

A Democrat pollster tracking voter sentiment in focus groups reported last week "it was impossible to ignore how much crime came up."

"A Black man from New York complained about bail reform laws in that state leading to 'repeat offenders' who get arrested and released and are 're-arrested in less than 24 hours,'" the pollster said. "Bail reform is the new defund the police."

Hochul insists rolling back the Arnold reforms is the solution.

"We are now...going to allow judges to set bail for gun charges that were previously subject only to release," Hochul said. "We're also going to be looking at the bail and arrest eligibility for repeat offenders and any crimes, repeat offenses, with harm to a person or property... (and) repeat offenses for property theft."

"Major crimes spiked nearly 60 percent in February"

Crime has soared in New York City since the Houstonian's "bail reform" was implemented.

Major crimes were up 60 percent in February, according to New York Police Department (NYPD) data. Robberies were up 54 percent, grand larcenies up 56 percent, and rapes up 22 percent.

Across the board, NYPD reports crime is up 44 percent this year; it counts 29,608 crimes in the first three months of 2022, compared to 20,543 in the same period of 2021.

Police say once-but-no-longer jailed violent repeat perpetrators, who Arnold's reforms required be released to the streets, are to blame.

A New York Daily News report cited police statistics that "repeat offenders (are helping) fuel rising violence and mayhem in the city.

"More than 500 suspects have been arrested three times in 2022 on robbery, burglary or shoplifting charges," the report said.

Critics say criminals took advantage of Arnold's bail reforms, leading to the New York crime spike.

"In their zeal to protect the indigent -- which is absolutely a worthy endeavor -- the backers of the original bail reform laws allowed a recidivist criminal element to take extreme advantage of the statute," said Jeff Clayton, Executive Director of the American Bail Coalition.

Harris County has passed bail reform only for misdemeanors, not felonies.

Still, last fall, the District Attorney's office issued a 60 page report blaming it for Houston's crime spike.

"Re-offending by criminal defendants who have been released on bail is up. Bond forfeitures by criminal defendants are up, Violent offenses committed by defendants is up." said P.A. Kim Ogg.

In 2020, the Arnold Foundation granted \$81,355 to Harris County "to provide technical assistance to significantly reduce youth involvement and racial disparities in Harris County's justice system," according to its web site.

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Tuesday, August 9, 2022 7:49 PM
To: Katherine Fernandez Rundle
Cc: Wolfson, Andrea
Subject: Re: Pre-Trial Release
Attachments: image001.png; 2022-08-09 Message.docx; 2022-08-09 Appendix A - Guiding Principles.docx; 2022-08-09 Appendix B - Delegated Release Excluded Offense List (2.23.2022) (002).pdf; 2022-08-09 Appendix C - Risk Matrix.docx

Kathy. I hope you have not sent this out to the public already. Some of your statements are misleading. I do not want to be put in the position of having to point that out publicly.

Additionally we are not finalized yet. Your statements suggest that our plan is final.

Nushin G. Sayfie, Chief Judge
11th Judicial Circuit of Florida
(305) 349-5720

On Aug 9, 2022, at 6:33 PM, Katherine Fernandez Rundle <KatherineFernandezRundle@miamisao.com> wrote:

EXTERNAL EMAIL: Do not click any links or open any attachments unless you trust the sender and know the content is safe.

I am sending you the perspective paper that I had mentioned I was working on previously. I have already received a number of calls and inquiries from civic and business leaders as well as media regarding "the new program."

My goal is clarity. I felt it was preferable for me to state my positions on these issues as opposed to allowing others to create my narrative.

I've learned the hard way that if I don't clearly state it, others will fill the void and create their own for me. I don't think there's anything new here for you and the stakeholders as you are very familiar with our perspective. These documents are more for the public at large. Nonetheless, I am sharing them with you both first.

Again, I thank you for your leadership and patience through this laborious process. We truly are fortunate in this circuit to have the respectful collaboration we experience. As I have said, and you have as well, Nushin, that when traveling, to other locals statewide or nationally, our collaboration amazes others and is recognized as the gold standard.

Let me know your next steps and the date of your launch. I sure hope MDCR assigns a qualified professional on this project who becomes well trained to assume this weighty responsibility of delegated release. I am sure you share this sentiment too.

Call if you need anything.

Kathy

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Sent: Tuesday, August 9, 2022 6:33 PM
To: Nushin Sayfie; AWolfson@jud11.flcourts.org
Subject: Pre-Trial Release
Attachments: 2022-08-09 Message.docx; 2022-08-09 Appendix A - Guiding Principles.docx;
2022-08-09 Appendix B - Delegated Release Excluded Offense List (2.23.2022) (002).pdf;
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Kathy



Katherine Fernandez Rundle
State Attorney



Improving Pretrial Release in Miami-Dade County, Florida Perspective of State Attorney Katherine Fernandez Rundle¹

August 9, 2022

During my tenure as your State Attorney, I've worked hard to protect our community while respecting the rights and dignity of the accused. Two years ago, we partnered with the Eleventh Judicial Circuit, Public Defender's Office (PDO), and Miami-Dade Corrections and Rehabilitation (MDCR) to obtain grant funding from Arnold Ventures to study the possibility of enhancing our bail system. Since then, we have met with our partners, undergone training, reviewed data and reports from around the country, and consulted with several outside experts. Based upon our collective efforts, we have developed a plan to modify our existing bail system to improve its efficiency, effectiveness, and fairness. My office and I support many of the proposed modifications but have *repeatedly* expressed our disapproval and serious concerns about other modifications as discussed below.

Currently, individuals who are arrested for bondable offenses may be released as soon as they post a standard monetary bond without appearing before a judge. Those who do not "bond out" quickly appear before a judge for a First Appearance hearing within 24 hours. While the judge may modify the bond if someone cannot afford it, this system unnecessarily places the poor at a distinct disadvantage. For example, during the first half of 2022, 294 individuals were arrested for begging or panhandling. Even though the standard bond is \$500, only 11 of these individuals (3.7%) bonded out before First Appearance. Keeping these individuals in jail for a bond hearing does not advance public safety. Simply stated, I don't believe that anyone should be jailed merely because they are poor or released just because they have money.

In order to address potential inequities of a monetary-based bail system for bondable offenses, I have long advocated for alternatives to arrest like civil citations and other forms of pre-arrest diversion. I also have instructed my prosecutors to release lower-level offenders who commit non-violent crimes on their own recognizance absent aggravating circumstances like a lengthy criminal record.

¹ Please *see* Appendix A, Improving Pretrial Release in Miami-Dade County, Florida State Attorney Katherine Fernandez Rundle's Guiding Principles and Detailed Proposal for Implementation for a more detailed description of my positions on the proposed program.

I believe we have improved system fairness and improved public safety through our Smart Justice strategies. Based upon our prior successes, we are ready to work with our justice partners to enact further changes that ensure people aren't punished or rewarded based on their financial resources.

Under the proposed modifications, MDCR will assess everyone who is booked into jail using the Public Safety Assessment (PSA). Researchers funded by Arnold Ventures (formerly known as the Laura and John Arnold Foundation) created this tool to help justice practitioners better identify those individuals who can safely be released into the community. They created this tool after reviewing data from approximately 750,000 cases from about 300 jurisdictions around the country.

The PSA "scores" each defendant's likelihood of appearing back in court (Failure to Appear or FTA scale) and likelihood of rearrest (New Criminal Arrest or NCA scale) during pretrial release based upon objective factors like their age, prior criminal record, and history of court appearances.

By agreement with the Courts, PDO, and my office, MDCR will release individuals charged with many lower-level non-violent victimless crimes without a monetary bond prior to first appearance if they do not have both a history of failing to appear for court and do not have a significant rap sheet on a non-monetary bond.

MDCR will not release those individuals who must be held according to Florida law and those charged with offenses we (the Courts and my office) agreed to include on an "excludable list."² I would like to tell you that the newly created "excludable list" will significantly improve public safety. However, the data suggests it will provide only a minimal benefit since most offenders charged with these offenses do not post bond before First Appearance in the current system. Nonetheless, we are pleased that every individual charged with offenses on the list will appear in front of a judge for First Appearance where crime victims can address the Court and prosecutors can represent the community's interests.

At First Appearance, judges, prosecutors, and defense attorneys will have more data than ever, allowing them to make better informed decisions about each arrestee's potential release. As a Smart Justice pioneer, I have always believed in evidence-based solutions and I am optimistic that these changes can improve our system if they are implemented, monitored, and adjusted appropriately.

Although we have reached agreement with the other stakeholders on most issues, we have not agreed on everything. This should not surprise anyone since we have different obligations, interests, and goals. Public safety is one of my primary responsibilities and

² See Appendix B, the Excludable List.

a top priority. My key disagreements with the proposed modifications to the bond system are:

- While I appreciate that the Courts have agreed to exclude over 700 offenses, including all non-bondable crimes and most violent felonies, from delegated release, I am concerned that they have not excluded individuals who are charged with violent offenses like assault, battery, and animal cruelty resulting in serious bodily injury or death.
- The Court's plan would allow eligible defendants who are up to 31% likely to fail to appear and up to 32% likely to commit new crimes to be released by Corrections before seeing a judge.³ While we recognize that there is no pre-trial release system in America that can guarantee 100% compliance, we believe that more attention should be paid to individuals who are likely to violate the terms of their release. Therefore, we disagree with including these defendants in delegated release and believe they should be held for First Appearance so a judge can hear from the State and make a more informed and individualized decision regarding their custodial status.
- The Court's plan would allow an unknown number of career criminals and/or those recently released from prison who are charged with felony offenses to be released by MDCR before seeing a judge. We believe these individuals should be held for First Appearance, particularly since we know that a small number of individuals are responsible for the majority of crime and the disturbing reports stemming from New York's recent reforms. *See, e.g.* <https://nypost.com/2022/08/03/career-criminals-rack-up-nearly-500-arrests-since-ny-bail-reform-began/> and <https://www.manhattan-institute.org/measuring-the-public-safety-impact-of-new-yorks-2019-bail-law>.
- The Court's plan would allow certain offenders, charged with crimes involving victims, to be released without providing the victims with an opportunity to address the court contrary to the spirit and guarantees of Marsy's Law.
- We believe this proposed program should be implemented in stages to ensure there are no unintended consequences that will undermine anyone's rights or the public's safety. The proposed changes should be piloted with lower-level offenders and expanded in phases to include those charged with more serious crimes only if the program is proven to be safe and effective in Miami-Dade County.
- The Court's implementation plan and timeline does not provide sufficient opportunity for everyone to obtain and incorporate, as appropriate, the community's input prior to its adoption.

³ See Appendix C, the Risk Matrix.

None of these concerns should surprise anyone involved in this project. Members of my team whom I asked to represent me during the development process have repeatedly expressed these same concerns to the stakeholders during the past year. As always, I am gratified that we can agree to disagree as professionals without jeopardizing our great working relationships.

I intend to monitor the system as it progresses to identify and address unintended consequences and ensure our community is protected. I will also continue doing everything I can to further improve our justice system.



APPENDIX A
Improving Pretrial Release in Miami-Dade County, Florida
State Attorney Katherine Fernandez Rundle's
Guiding Principles and Detailed Proposal for Implementation

August 9, 2022

1. Public safety is our primary responsibility and number one priority.
2. We have a moral obligation to consider the needs and concerns of victims, as well as the community at large.
3. Victims have a constitutional right to be heard under Marsy's Law on pretrial release if they invoke that right. *See* Art. I, Section 16(b)(1-5).
4. Officers may warn, cite, or issue promises to appear (PTA) to individuals who commit lesser non-violent crimes and are not an ongoing threat to public safety.
5. No one should be incarcerated, or remain so, simply because they are poor.
6. No one should be released solely because they have financial resources.
7. From a legal standpoint, an arrestee cannot be released after booking and prior to First Appearance absent the State and victims' consent (if the victim invokes his or her rights under Marsy's Law). *See* F.S. 903.046, F.S. 907.041, Rule 3.130, and Art. I, Section 16(b)(1-5).
 - The State is a party to the action and has a right to notice and opportunity to be heard. *Id.*
 - Victims have a constitutional right to be heard even though they are not a party to the action.ⁱ *See* Art. I, Section 16(b)(1-5).
 - The determination of bond is an exclusively judicial function, *State ex rel. Harrington v. Genung*, 300 So. 2d 271, 272 (Fla. 2d DCA 1974), and the Courts "cannot delegate the sole authority to perform 'a purely judicial function.'" *See State Farm Mutual Automobile Insurance Company v. Kendrick*, 780 So. 2d 231 (Fla. 3d DCA 2001).ⁱⁱ Further, the Chief Judge's ability to establish procedures for the uniform operation of the circuit under Rule 2.050(b) is limited; he or she cannot limit the power of a magistrate to set bond. *See, e.g. Valdez v. Chief Judge of Eleventh Judicial Circuit of Florida*, 640 So. 2d 1164 (Fla. 3d DCA 1994). Accordingly, the Court should not delegate its release decisions to the Miami-Dade Corrections and Rehabilitation (MDCR) over the State's objection since it may violate the Separation of Powers Doctrine.

8. On every arrest affidavit, there is a checkbox allowing officers to ask that arrestees be held for a First Appearanceⁱⁱⁱ hearing. Officers should be better trained in the usage of this box. Further, the Courts and MDCR should honor their requests to hold arrestees for First Appearance.^{iv}
9. Individuals charged with felonies should be treated differently than persons charged with misdemeanors.^v
10. Moving forward, in an effort to support much of the APPR initiative, we will agree to allow MDCR to release people charged with lower-level non-violent victimless crimes prior to first appearance so long as they are not a risk of flight or danger to the public.
11. The Courts have agreed with us to exclude over 700 crimes, including all non-bondable offenses and most violent crimes, on an "excludable list."^{vi} Under our agreement, arrestees charged with offenses on the list cannot be released before seeing a judge (ie. they are not eligible for delegated release). While we appreciate the Courts' willingness to include these offenses on the list, we are concerned that they are not including others like assault, battery, robbery by sudden snatching, and animal cruelty resulting in serious bodily injury or death.
12. Arrestees should *not* be released by MDCR before seeing a judge if they meet any of the following conditions:
 - Are charged with an offense punishable by life or a capital offense. *See Arthur v. State*, 390 So. 2d 717 (Fla. 1980);
 - Are charged with dangerous crime as defined by F.S. 907.041;
 - Are charged with an offense involving a firearm or other deadly weapon;
 - Are individuals required to register as a sexual offender under F.S. 943.0435 or a sexual predator under F.S. 775.21, *see* F.S. 903.046(2)(m);
 - Are charged with any offense that requires them to be held under State law;^{vii}
 - Are charged with any violent crime, including assault, battery, robbery by sudden snatching, and animal cruelty resulting in serious bodily injury or death;
 - Are charged with a trafficking offense punishable by a minimum prison sentence requirement;
 - Are charged with on offense on the excludable list;^{viii}
 - Qualify as any type of career criminal and/or for any type of enhancement (ie. HO, HVO, GORT, PRR, hate crime, etc.) and are charged with an enhanceable felony;^{ix}

- Are assessed with a scaled score of 4 or higher on any of the PSA scales and charged with a felony offense other than simple possession of a controlled substance;^x
 - Are subject to a hold, open warrant, or probation violation,^{xi} or
 - Have a pending case.
13. When MDCR releases someone through delegated release, they may only impose those conditions included in the recommendations accompanying the Risk Matrix.^{xii} Unfortunately, the recommendations do not include house arrest, regardless of the PSA score. That means that MDCR cannot put someone on house arrest without a judge's approval, even when it is necessary to protect the public or ensure the individual's appearance in court. Therefore, the recommended conditions of release should include house arrest (participation in the Monitored Release Program) for appropriate cases.
 14. Those individuals who are not released by MDCR as part of the delegated release program, should appear before a judge within 24 hours of arrest or sooner prior to being released.
 15. By law, arrestees who appear before the Court should be released on the least restrictive means necessary to protect the public and ensure their appearance in Court as quickly as possible. See F.S. 903.046, F.S. 907.041, Rule 3.130-3.131.
 16. By law, arrestees who appear before the Court should be released on non-monetary conditions if they are not a risk of flight or a danger to the public. *Id.*
 17. Judges should set reasonable and appropriate terms for release, including but not limited to supervision, alcohol/drug testing, electronic monitoring, monetary bonds, treatment, and stay away orders, for all arrestees who appear before the Court and are charged with *bondable* offenses, unless the SAO indicates a desire to file a motion to detain (note, however, that arrestees who have open pending felony cases, probation violations, etc., should be held no bond on those cases).
 18. MDCR, the Courts, Miami-Dade Information Technology Department (ITD), PDO, and SAO must work together to ensure that each defendant's risk assessment report is automatically and electronically provided to all parties and placed in the Court file^{xiii} prior to First Appearance. This will ensure that all parties have access to the reports and ensure transparency.
 19. Community engagement is a critical part of the APPR process. Accordingly, the proposed system should be presented to a diverse cross-section of the community, who should be given an opportunity to provide their input. Their recommendations should be considered by the APPR team prior to any implementation.
 20. This proposed program should be implemented in stages to ensure there are no unintended consequences that undermine anyone's rights or public safety.

21. The proposed changes should be piloted with lower-level offenders and expanded to include those charged with more serious crimes only if the program is proven to be safe and effective in Miami-Dade County.
22. The program should be evaluated on a regular basis and modified as appropriate based on the data/evidence.
23. Transparency is critical. The pretrial release program shall comply with all record keeping and reporting requirements of the Citizens' Right-to-Know Act, F.S. 907.043.

ⁱ Notably, Art. I, Section 16(b)(7) states: "The rights of the victim, as provided in subparagraph (6)a., subparagraph (6)b., or subparagraph (6)c., that *apply to any first appearance proceeding are satisfied by a reasonable attempt by the appropriate agency to notify the victim and convey the victim's views to the Court.*" This explicitly includes hearings that determine defendant's release from custody and/or bail.

ⁱⁱ In misdemeanor cases, arresting officers and booking officers can release those charged with most misdemeanors and ordinance violations on a Notice to Appear. *See* R. 3.125. However, there is no statute or rule that authorizes a release determination by a non-judicial entity in felony cases. The Legislature could craft a statute that permits a Court to delegate some limited authority, and the Supreme Court could promulgate a rule that determines that procedure, but none exists. As such, there is no mechanism to broadly delegate release conditions prior to first appearance. *Johnson v. State*, 336 So. 2d 93, 95 (Fla. 1976).

ⁱⁱⁱ First Appearance hearings are colloquially referred to as "bond hearings."

^{iv} The Arrest Affidavits currently contain a statement that the officers must appear in Court. However, prosecutors obviously can advocate the State's interest.

^v The current proposal uses one risk matrix for all crimes. We propose using three risk matrices, one for non-violent misdemeanors, one for violent misdemeanors and non-violent felonies, and one for violent felonies.

^{vi} *See* Appendix B, the Excludable List.

^{vii} State law requires certain offenders to be held for First Appearance, including, but not limited to, individuals charged with domestic violence pursuant to F.S. 903.047(1) and individuals who participated in a riot or a variety of crimes during a riot, *see, e.g.* F.S. 784.0495(3) (Mob intimidation), F.S. 812.014(2)(b)(4) (Theft), F.S. 870.02(3)(f) (Burglary).

^{viii} This list is available to the public.

^{ix} It's generally accepted that a small number of people are responsible for the majority of crimes. We are concerned that releasing career criminals before requiring them to see a judge will undermine deterrence, particularly in light of recent reports relating to New York city's bail reform. *See, e.g.* <https://nypost.com/2022/08/03/career-criminals-rack-up-nearly-500-arrests-since-ny-bail-reform-began/>.

^x The New Criminal Arrest (NCA) and Failure to Appear (FTA) scales predict the likelihood that an arrestee will fail to appear in Court or be arrested for a new crime while on pretrial release. The higher the score, the worse the predicted outcome. The NCA and FTA scores are associated with the following failure rates:

NCA 1 9%	NCA 2 15%	NCA 3 22%	NCA 4 32%	NCA 5 45%	NCA 6 53%
FTA 1 11%	FTA 2 15%	FTA 3 19%	FTA 4 27%	FTA 5 31%	FTA 6 35%

^{xi} Pursuant to the Anti-Murder Act, those who qualify as Violent Felony Offenders of Special Concern (VFOSC) who violate their probation or community control must be held pending the resolution of their violations, unless the violation is for failure to pay costs, fines, or restitution. *See* F.S. 948.06(8).

^{xii} *See* Appendix C, the Risk Matrix.

^{xiii} The report placed in the Court file should be redacted as appropriate before being made public.

Appendix B: Delegated Release Excluded Offense List

STATUTE	DESCRIPTION	BOND AMT
825.102(2)	ABUSE/AGGRAVATED/ELDERLY/DISABLED ADULT	\$10,000
825.102(1)	ABUSE/ELDERLY/DISABLED ADULT/PHYSICAL/PSYCHO	\$5,000
825.102(1)	ABUSE/ELDERLY/DISABLED/PHYSICAL/PSYCH/PREJUDICE	\$7,500
784.045(1)(B)	AGG BATTERY/PREGNANT VICTIM/DEADLY WEAPON	\$10,000
784.083(2)	AGGRAVATED ASSAULT/CODE INSPECTORS	\$7,500
784.021(1)(A)	AGGRAVATED ASSAULT/DEADLY WEAPON/ATTEMPT	\$5,000
784.083(1)	AGGRAVATED BATTERY/CODE INSPECTORS	\$10,000
784.08(2)(A)	AGGRAVATED BATTERY/ON PERSON 65 OR OLDER/ATTEMPT	\$7,500
784.045	AGGRAVATED BATTERY/SOLICITATION	\$5,000
784.048(4)	AGGRAVATED STALKING/FIREARM/PRIOR RESTRAINT/INJ	\$7,500
860.16	AIRCRAFT PIRACY	\$10,000
893.135(1)(F)2	AMPHETAMINE/IMPORTATION/400GR>/PROBABLE DEATH	NO BOND
893.135(5)	AMPHETAMINE/TRAFFICK/CONSPIRACY	\$10,000
893.135(1)(F)1A	AMPHETAMINE/TRAFFICKING/14GR>/<28GR	\$50,000
893.135(1)(F)1C	AMPHETAMINE/TRAFFICKING/200GR>	\$250,000
893.135(1)(F)1B	AMPHETAMINE/TRAFFICKING/28GR>/<200GR	\$100,000
893.135(1)(F)1	AMPHETAMINE/TRAFFICKING/ARMED	NO BOND
893.135(1)(F)	AMPHETAMINES/TRAFFICKING/ATTEMPT	\$7,500
812.13(2)(A)	ARMED ROBBERY FIREARM/DW/ATTEMPT WITH MASK	\$10,000
806.01(1)	ARSON 1ST DEGREE	\$10,000
806.01(1)	ARSON 1ST DEGREE/ATTEMPT	\$7,500
806.01(1)	ARSON 1ST DEGREE/ATTEMPT/PREJUDICE	\$10,000
806.01(1)	ARSON 1ST DEGREE/PREJUDICE	NO BOND
806.01(2)	ARSON 2ND DEGREE	\$7,500
806.01(1)	ARSON/1ST DEGREE/CONSPIRACY	\$7,500
806.01(2)	ARSON/2ND DEGREE/ATTEMPT	\$5,000
806.031(1)	ARSON/BODILY HARM	\$1,000
806.031(2)	ARSON/GREAT BODILY HARM	\$7,500
806.01(2)	ARSON/SECOND DEGREE/CONSPIRACY	\$5,000
806.01(2)	ARSON/SECOND DEGREE/SOLICITATION	\$5,000
784.082(2)	ASSAULT/AGGRAVATED BY DETAINEE/VISITOR/DETAINEE	\$7,500
784.081(2)	ASSAULT/AGGRAVATED ON SPECIFIED OFFICIAL/EMPLOYEE	\$7,500
784.021(1)(B)	ASSAULT/AGGRAVATED/COMMIT FELONY/FIREARM	\$10,000
784.021(1)(A)	ASSAULT/AGGRAVATED/DEADLY WEAPON/PREJUDICE	\$7,500
784.021(1)(A)	ASSAULT/AGGRAVATED/FIREARM/PREJUDICE	\$7,500
784.021	ASSAULT/AGGRAVATED/JUDGE/ASA	\$7,500
784.021	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER	\$7,500
784.07	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER/FA/ATT	\$5,000
784.021	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER/FIREARM	\$7,500
784.08(2)(B)	ASSAULT/AGGRAVATED/ON PERSON 65 OR OLDER/DEAD WEAP	\$7,500
784.07(2)(C)	ASSAULT/AGGRAVATED/POL OFF/FIREFTR/INT OFF/ATTEMPT	\$5,000
784.07(2)(C)	ASSAULT/AGGRAVATED/POL OFFICER/FIREFIGHTER/INTAKE	\$7,500
784.021	ASSAULT/AGGRAVATED/RELIGIOUS INSTITUTION	\$7,500

784.021	ASSAULT/AGGRAVATED/SOLICITATION	\$1,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH A DEADLY WEAPON	\$5,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH A FIREARM	\$10,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH DEADLY WEAPON/MASK	\$7,500
784.021(1)(B)	ASSAULT/AGGRAVATED/WITH INTENT TO COMMIT A FELONY	\$5,000
782.08	ASSISTING SELF-MURDER	\$7,500
794.05	ATTEMPT UNLAWFUL SEX ACTIVITY WITH SPECIFIED MINOR	\$5,000
784.07(2)(D)	ATTEMPT/AGG BATTERY/LAW ENFORCEMENT OFFICER	\$7,500
782.051(2)	ATTEMPTED FELONY MURDER	\$10,000
782.051(1)	ATTEMPTED FELONY MURDER - PBL	NO BOND
782.051(3)	ATTEMPTED FELONY MURDER/CAUSING INJURY	\$7,500
782.051(3)	ATTEMPTED FELONY MURDER/CAUSING INJURY/FIREARM	\$10,000
782.051(2)	ATTEMPTED FELONY MURDER/FIREARM	NO BOND
782.051(1)	ATTEMPTED FELONY MURDER/FIREARM/D WEAPON/AGG BATT	NO BOND
784.07(2)(D)	BATT/AGG/POL OFF/FFIGHTER/INT OFC/DWEAP/BOD HARM	\$10,000
784.045(1)(A)1	BATTERY/AGGRAV/GREAT BODILY HARM/FIREARM/PREJUDICE	NO BOND
784.045	BATTERY/AGGRAVATED	\$7,500
784.045(1)(A)	BATTERY/AGGRAVATED	\$7,500
784.082(1)	BATTERY/AGGRAVATED BY DETAINEE/VISITOR/DETAINEE	\$10,000
784.045(1)(A)2	BATTERY/AGGRAVATED DLY/WEA/FA/MASK	\$10,000
784.045	BATTERY/AGGRAVATED/ATTEMPT	\$5,000
784.045(1)(A)1	BATTERY/AGGRAVATED/BODILY HARM/DEADLY WEAPON	\$10,000
784.045(1)(A)1	BATTERY/AGGRAVATED/BODILY HARM/DEADLY WEAPON/ELDER	NO BOND
784.045	BATTERY/AGGRAVATED/CONSPIRE	\$5,000
784.045	BATTERY/AGGRAVATED/DEADLY WEAPON/ATTEMPT	\$7,500
784.045(1)(A)2	BATTERY/AGGRAVATED/DEADLY WEAPON/PREJUDICE/ATTMPT	\$7,500
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM	\$7,500
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM/MASK	\$10,000
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM/WEAPON	\$10,000
784.045	BATTERY/AGGRAVATED/LAW ENFORCEMENT OFFICER	\$10,000
784.045(1)(B)	BATTERY/AGGRAVATED/OF A PREGNANT VICTIM	\$10,000
784.08(2)(A)	BATTERY/AGGRAVATED/ON PERSON 65 OR OLDER	\$10,000
784.08(2)(A)	BATTERY/AGGRAVATED/ON PERSON 65 OR OLDER/PREJUDICE	NO BOND
784.081(2)	BATTERY/AGGRAVATED/ON SPECIFIED OFFICIAL/EMPLO/ATT	\$7,500
784.081(2)	BATTERY/AGGRAVATED/ON SPECIFIED OFFICIAL/EMPLOYEE	\$10,000
784.045	BATTERY/AGGRAVATED/PRIOR CONVICTION	\$7,500
784.045(1)(A)2	BATTERY/AGGRAVATED/WITH A DEADLY WEAPON	\$10,000
784.045(1)(A)2	BATTERY/AGGRAVATED/WITH DEADLY WEAPON/GANG	\$10,000
784.045	BATTERY/AGGRAVATED/WITH PREJUDICE/WEAP/BODILY HARM	\$10,000
784.041(2)(A)	BATTERY/DOMESTIC/BY STRANGULATION	\$5,000
784.078	BATTERY/FACILITY EMPLOYEE BY DETAINEE/EXPEL FLUIDS	\$5,000
327.35(3)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$10,000
327.35(3)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
327.35(3)(A)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
790.164	BOMB, ARSON/FALSE REPORT AGAINST STATE PROPERTY	\$7,500
790.161(3)	BOMB, DESTRUCTIVE DEVICE/CAUSE BODILY HARM	\$25,000
790.1615(1)	BOMB, DESTRUCTIVE DEVICE/CAUSE BODILY HARM	\$1,000

790.161(2)	BOMB, DESTRUCTIVE DEVICE/CAUSE DISRUPTION	\$10,000
790.161(2)	BOMB, DESTRUCTIVE DEVICE/CAUSE DISRUPTION/PREJUDIC	\$10,000
790.161(4)	BOMB, DESTRUCTIVE DEVICE/CAUSING DEATH	NO BOND
790.1615(2)	BOMB, DESTRUCTIVE DEVICE/GREAT BODILY HARM	\$7,500
790.161(1)	BOMB, DESTRUCTIVE DEVICE/MAKE, POSSESS, THROW	\$5,000
790.162	BOMB, DESTRUCTIVE DEVICE/THREATEN TO THROW, PLACE	\$7,500
790.162	BOMB, DESTRUCTIVE DEVICE/THREATEN TO THROW/PREJUDC	\$10,000
790.164(1)	BOMB/ARSON/ATT/FALSE REPORT AGAINST STATE PROPERTY	\$5,000
790.161(2)	BOMB/DESTRUCTIVE DEVICE/CAUSE DISRUPTION/CONSPIRE	\$5,000
790.161(2)	BOMB/DESTRUCTIVE DEVICE/CAUSE DISRUPTION/SOLICIT	\$5,000
327.35(3)(C)3A	BUI/MANSLAUGHTER	\$7,500
327.35(3)(C)3B	BUI/MANSLAUGHTER/FAIL TO GIVE AID/INFORMATION	\$10,000
810.02(2)(C)2	BURG/DWELLING/STRUCTURE/DAMAGE >1K - PBL	NO BOND
810.02(2)(C)1	BURG/DWELLING/STRUCTURE/VEH INSTRUMENTALITY - PBL	NO BOND
810.02(2)(A)	BURG/WITH ASSAULT OR BATTERY/ARMED/CONSPIRACY	\$10,000
810.02 (2)(A)	BURG/WITH ASSAULT OR BATTERY/ARMED/SOLICITATION	\$10,000
810.02(3)(C)	BURGLARY OCCUPIED STRUCTURE/SOLICITATION	\$5,000
810.02(2)(A)	BURGLARY WITH ASSAULT OR BATTERY/PREJUDICE	NO BOND
810.02(2)(B)	BURGLARY/ARMED - PBL	NO BOND
810.02(2)(B)	BURGLARY/ARMED/ATTEMPT	\$10,000
810.02(2)(B)	BURGLARY/ARMED/CONSPIRE	\$7,500
810.02(2)(B)	BURGLARY/ARMED/SOLITATION	\$7,500
810.02(1)(B)2	BURGLARY/ASSAULT/BATTERY/CRIMES AFTER 7/1/01	\$10,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE	\$7,500
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/ATTEMPT	\$5,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/CONSPIRACY	\$5,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/SOLICITATION	\$5,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING	\$15,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ ATTEMPT	\$5,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ ATTEMPT/DOE	\$7,500
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ARMED/MASK	NO BOND
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/DOE	\$10,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/MASKED	\$10,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/SOLICITATION	\$5,000
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE	\$7,500
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE/ATTEMPT	\$5,000
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE/CONSPIRACY	\$5,000
810.02(2)(C)	BURGLARY/SMASH & GRAB	\$10,000
810.02(2)(C)	BURGLARY/SMASH/GRAB/ARMED/MASK-PBL	NO BOND
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING WHILE MASKED	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/ATTEMPT	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/CONSPIRACY	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/DOE	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/SOLICITATION	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/WITH PREJUDICE	\$10,000
810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY - PBL	NO BOND

810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY/ARMED	NO BOND
810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY/ATTEMPT	\$7,500
810.02(2)(A)	BURGLARY/WITH ASSAULT/BATTERY/ARMED/ATTEMPT	\$10,000
893.135(1)(J)1A	BUTANEDIOL/TRAFFICK/1K>/<5K/SOLICIT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICK/5K><10K/ATTEMPT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICK/5K><10K/SOLICIT	\$7,500
893.135(1)(J)1C	BUTANEDIOL/TRAFFICKING/10K>	\$250,000
893.135(1)(J)2C	BUTANEDIOL/TRAFFICKING/10K>/SOLICIT	\$7,500
893.135(1)(J)1A	BUTANEDIOL/TRAFFICKING/1K><5K	\$50,000
893.135(1)(J)1A	BUTANEDIOL/TRAFFICKING/1K><5K/ATTEMPT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICKING/5K><10K	\$100,000
796.035	BUY/SELL MINORS INTO SEX TRAFFICKING/PROSTITUTION	\$10,000
796.035	BUY/SELL MINORS INTO SEX TRAFFICKING/PROSTITUTION	\$10,000
893.135(5)	CANNABIS/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(A)3	CANNABIS/TRAFFICK/10K>LBS/10K> PLANTS	\$250,000
893.135(1)(A)2	CANNABIS/TRAFFICK/2000-10000LBS/2K-10K PLANTS	\$50,000
893.135(1)(A)	CANNABIS/TRAFFICKING/ARMED	NO BOND
893.135(1)(A)	CANNABIS/TRAFFICKING/ARMED/ATTEMPT	\$10,000
893.135(1)(A)	CANNABIS/TRAFFICKING/ATTEMPT	\$7,500
856.04(1)	CHILD ABANDONMENT/DESERT/WITHHOLD SUPPORT	\$5,000
39.205(2)	CHILD ABUSE/18 OR OLDER & LIVE W/CHILD/FAIL TO REP	\$5,000
827.03(2)(A)	CHILD ABUSE/AGG/GREAT BOD HARM/TORT/PREJUDICE	NO BOND
827.03(2)(A)	CHILD ABUSE/AGGRAV/GREAT BOD HARM/TORTURE	\$10,000
827.03(2)(A)	CHILD ABUSE/AGGRAV/GREAT BOD HARM/TORTURE/DW	NO BOND
827.03(1)	CHILD ABUSE/AGGRAVATED/GREAT BOD HARM/TOR/90	\$7,500
827.04(3)	CHILD ABUSE/IMPREGNATING MINOR FEMALE	\$10,000
827.03(2)(C)	CHILD ABUSE/NO GREAT BODILY HARM	\$5,000
827.03(2)(B)	CHILD NEGLECT GREAT BOD HARM	\$7,500
827.03(2)(D)	CHILD NEGLECT NO GREAT BOD HARM	\$5,000
43-43	CHILD NEGLECT, ABUSE/COUNTY ORDINANCE	\$500
13-13	CHILD NEGLECT, ABUSE/MUNICIPAL ORDINANCE	\$500
787.04	CHILD/REMOVAL FROM STATE	\$5,000
394.914	CIVIL COMMITMENT/SEXUAL VIOLENT PREDATOR	TO BE SET
893.135(5)	COCAINE/CONSPIRE TO TRAFFICK	VARYING
893.135(5)	COCAINE/ILLEGAL DRUGS/CONSPIRE TO TRAFFICK/ARMED	NO BOND
893.135(1)(B)3	COCAINE/IMPORTATION/300K>/PROBABLE DEATH	NO BOND
893.13(6)(A)1	COCAINE/POSSESSION WITH A FIREARM	\$7,500
893.135(1)(B)2	COCAINE/TRAFFICKING 150K>/CAUSING DEATH	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K TO 300K - PBL	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K TO 300K - PBL/CON	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K>/ARMED	NO BOND
893.135(1)(B)1B	COCAINE/TRAFFICKING/200>/<400 GRAMS	\$50,000
893.135(1)(B)1A	COCAINE/TRAFFICKING/28>/<200	\$25,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28G>/<150K/ATTEMPT	\$10,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K	\$50,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K/ARMED	NO BOND
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K/SOLICITATION	\$10,000

893.135(1)(B)1C	COCAINE/TRAFFICKING/400>/<150K	\$250,000
893.135(1)(B)1	COCAINE/TRAFFICKING/ARMED/ATTEMPT	NO BOND
893.13(1)(E)1	COKE/SELL/POSS W/INT/1000FT/CHURCH/CONV STORE/ARM	NO BOND
876.35	COMBINATION AGAINST PART OF THE PEOPLE OF STATE	\$5,000
847.0135	COMPUTER PORNOGRAPHY	\$1,000
847.0135(3)	COMPUTER SERVICE/PROHIBITED USE/MISREPRESENT AGE	\$7,500
847.0135(4)	COMPUTER SERVICE/TRAVEL TO MEET MINOR/IN/OUT STATE	\$7,500
847.0135(3)	COMPUTER SERVICES/CERTAIN USES PROHIBITED	\$5,000
790.01(2)	CONCEALED FIREARM/CARRYING	\$5,000
790.01(2)	CONCEALED FIREARM/POSSESSION POLICE SCANNER	\$7,500
790.06(12)	CONCEALED WEAPON OR FIREARM/LICENSE TO CARRY	\$500
893.1351(1)	CONT SUB/OWN/RENT FOR PURPOSE OF TRAFFICKING	\$5,000
893.1351(1)	CONT SUB/OWN/RENT FOR PURPOSE OF TRAFFICKING/CON	\$5,000
893.1351(3)	CONT SUB/POSN OF PLACE/MANUFACTURING/MINOR/ARMED	NO BOND
893.1351(2)	CONT SUB/POSN OF PLACE/PURPOSE OF TRAFFICKING	\$10,000
893.1351(2)	CONT SUB/POSN OF PLACE/PURPOSE OF TRAFFICKING/ARM	\$7,500
893.13(1)(C)1	CONT SUB/SELL/DEL/POSN W/INT/1000 FT/SCH/ARMED	NO BOND
893.13(1)(H)1	CONT SUB/SELL/MAN/DEL/POSS/1000 FT/ASSISTLIV/ARMED	NO BOND
893.13(1)(E)	CONT SUB/SELL/POSN W/I 1000FT/CHURCH/CONV STORE/ARM	NO BOND
893.20(1)	CONTINUING CRIMINAL ENTERPRISE	NO BOND
893.13(6)(C)	CONTROLLED SUBSTANCE/POSSESSION 10GR+/ARMED	NO BOND
784.05(3)	CULPABLE NEGLIGENCE/FIREARM W/IN EASY ACCESS/MINOR	\$5,000
039.04	DELINQUENCY	NO BOND
996.004	DOMESTIC VIOLENCE WARRANT	TO BE SET
741.31	DOMESTIC VIOLENCE/VIOLATION OF INJUNCTION	TO BE SET
741.31(4)(A)	DOMESTIC VIOLENCE/VIOLATION OF INJUNCTION	TO BE SET
741.31(4)(C)	DOMESTIC VIOLENCE/VIOLATION OF INJUNCTION 2/+ CON	\$5,000
316.193(3)(C)3	DRIVING UNDER THE INFLUENCE/MANSLAUGHTER	\$25,000
316.193(3)(C)3A	DRIVING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
893.135(5)	DRUGS/CONSPIRE TO TRAFFICK	VARYING
893.20	DRUGS/CONTINUING CRIMINAL ENTERPRISE	NO BOND
893.135	DRUGS/TRAFFICKING	\$50,000
316.193(3)(C)3B	DUI MANSLAUGHTER/FAILURE TO RENDER AID	\$10,000
794.011(8)(C)	ENGAGE IN SEX ACT WITH FAM CHILD <12/ATTEMPT	\$10,000
794.011(8)(C)	ENGAGE IN SEX ACT WITH FAMILIAL CHILD UNDER 12	NO BOND
794.011(8)(B)	ENGAGE IN SEXUAL ACT W FAMILIAL CHILD/BEFORE 4/1/14	\$10,000
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/ARMED	NO BOND
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/ATTEMPT	\$7,500
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/PBL	NO BOND
825.103(3)(B)	EXPLOITATION OF ELDERLY/DIS/\$10K +/- \$50K	\$7,500
825.103(2)(B)	EXPLOITATION OF ELDERLY/DIS/\$20K +/- \$100K/10/1/14	\$7,500
825.103(2)(A)	EXPLOITATION OF ELDERLY/DIS/100K+/10/1/14	\$10,000
825.103(3)(A)	EXPLOITATION OF ELDERLY/DIS/50K+	\$10,000
825.103(3)(C)	EXPLOITATION OF ELDERLY/DISABLED/LESS THAN 10K	\$5,000
825.103(2)(B)	EXPLOITATION OR ELDERLY OR DISABLED/CON/10/1/14	\$7,500
794.011(10)	FALSE ACCUSATION OF SEXUAL BATTERY ON LEO/CORRECT	\$5,000
787.02(3)(A)	FALSE IMPRIS/CHILD UNDER 13/AGGRAV CIRC/ARMED	NO BOND

787.02(2)	FALSE IMPRISONMENT	\$5,000
787.02(3)A	FALSE IMPRISONMENT OF A CHILD UNDER AGE 13 - PBL	NO BOND
787.02(3)A	FALSE IMPRISONMENT OF A CHILD UNDER AGE 13/ATTEMPT	\$7,500
787.02(2)	FALSE IMPRISONMENT/ARMED/CONSPIRACY	\$5,000
787.02(2)	FALSE IMPRISONMENT/ATTEMPT	\$5,000
787.02(2)	FALSE IMPRISONMENT/DEADLY WEAPON	\$7,500
787.02(2)	FALSE IMPRISONMENT/DEADLY WEAPON/MASK	\$10,000
843.08	FALSELY PERSONATING OFFICER/COMM/FEL/DW/DEATH	NO BOND
782.04(1)	FEL MURDER 1ST DEGREE/LAW ENFORCEMENT OFF/ATTEMPT	NO BOND
782.051(1)	FELONY CAUSING BODILY INJURY/COMMITTED <10/98	\$10,000
794.08(2)	FEMALE GENITAL MUTILATION/<18	\$10,000
794.08(3)	FEMALE GENITAL MUTILATION/<18	\$7,500
794.08(4)	FEMALE GENITAL MUTILATION/<18	\$5,000
893.135(1)(C)4	FENTANYL TRAFFICKING 4 GRAMS OR MORE	VARYING
893.135(1)(C)4	FENTANYL TRAFFICKING ARMED	NO BOND
790.27(1)(A)	FIREARM/ALTER REMOVE SERIAL NUMBER	\$5,000
790.27(2)(A)	FIREARM/ALTERED ID/POSSESSION	\$1,000
790.235	FIREARM/CONCEALED WEAPON/POSN BY VIOL CAREER CRIM	\$10,000
790.15(3)	FIREARM/DIRECTED BY DRIVER TO DISCHARGE FROM VEH	\$5,000
790.15(2)	FIREARM/DISCHARGE FROM A VEHICLE	\$7,500
790.15(1)	FIREARM/DISCHARGE IN PUBLIC	\$1,000
21-18.1	FIREARM/DISCHARGE OVER PRIVATE PROPERTY/COUNTY ORD	\$500
15-2	FIREARM/DISCHARGE/MUNICIPAL ORDINANCE	\$500
40E-7.527(1)	FIREARM/POSSESS ON SOFLA WATER MNGT LAND/FAC	\$500
790.22(3)	FIREARM/POSSESSION BY A MINOR	\$1,000
790.22(3)	FIREARM/POSSESSION BY A MINOR/SUBSEQUENT OFFENSE	\$5,000
790.22(4)(A)	FIREARM/POSSESSION BY MINOR/APPROVED BY GUARDIAN	\$5,000
68A-15.064(3)D2	FIREARM/POSSESSION IN CLOSED SEASON	\$500
790.174	FIREARM/SAFE STORAGE FROM MINOR	\$500
790.065	FIREARM/SALE OR DELIVERY TO UNLICENSED PERSON	\$5,000
790.175	FIREARM/SALE/REQUIRED WARNINGS VIOLATION	\$500
790.115(2)(C)	FIREARM/SCHOOL PROPERTY/POSSESSION	\$5,000
21-20.14	FIREARM/SELL/DEL/PERSON UNDER INFLUENCE/COUNTY ORD	\$500
790.17(2)(A)	FIREARM/SELL/TRANSFER TO MINOR	\$5,000
790.151	FIREARM/USE WHILE UNDER THE INFLUENCE	\$500
790.07(2)	FIREARM/USE, DISPLAY WHILE COMMITTING A FELONY	\$7,500
790.23(4)	FIREARM/WEAP/AMMO/POSN/CONV. FELON/DELINQ/GANG-PBL	NO BOND
790.06(1)	FIREARM/WEAPON/CONCEALED/FAIL TO CARRY LICENSE	PAYABLE
790.115(2)	FIREARM/WEAPON/POSN/SCHOOL PROPERTY/EVENT	\$5,000
21-20.18	FIVE-DAY WAITING PERIOD FIREARMS SALES	\$500
316.1935(3)(B)	FLEEING/ELUDING/PO/HIGH SPEED/INJURY/DEATH/DWEAPON	NO BOND
893.135(1)(G)2	FLUNITRAZEPAM/TRAFFICK/30K>	\$100,000
893.135(1)(G)2	FLUNITRAZEPAM/TRAFFICK/30K>/CAUSING DEATH	NO BOND
893.135(1)(G)1B	FLUNITRAZEPAM/TRAFFICKING/14GR>/<28GR	\$100,000
893.135(1)(G)1C	FLUNITRAZEPAM/TRAFFICKING/28GR>/<30KG	\$500,000
893.135(1)(G)1(1)	FLUNITRAZEPAM/TRAFFICKING/4GR>/<14GR	\$50,000
859.01	FOOD OR WATER/POISON	\$10,000

859.01	FOOD OR WATER/POISON/ATTEMPT	\$7,500
893.135(1)(I)1C	GAMMABUTYROLACTONE/GBL/TRAFFICKING/10K>	\$500,000
893.13(1)(I)1A	GAMMABUTYROLACTONE/GBL/TRAFFICKING/1K><5K	\$50,000
893.135(1)(I)1B	GAMMABUTYROLACTONE/GBL/TRAFFICKING/5K><10K	\$100,000
874.10	GANG ACTIVITY/INITIATE/ORGANIZE/PLAN/FINANCE - PBL	NO BOND
874.12(2)	GANG ACTIVITY/POSSN/MAK/ID DOC TO BENEFIT	\$7,500
874.11	GANG/ELECTRONIC COMMUNICATION TO INTIMIDATE/HARASS	\$5,000
812.014(2)(A)	GRAND THEFT 1ST DEG/ARMED	NO BOND
812.014(2)(C)5	GRAND THEFT 3D/FIREARM/ATTEMPT	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD FIREARM	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD/FIREARM/CONSPIRE	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD/FIREARM/SOLICIT	\$5,000
914.22(4)(E)	HARASS/WIT/VIC/1PBL/CAPITAL FELONY - PBL	NO BOND
381.0041(11)(B)	HIV INFECTED/KNOWINGLY DONATE BLOOD/TISSUE/ORGAN	\$5,000
384.24(2)	HIV INFECTED/SEX W/ANOTHER W/O INFORMING/MULTIPLE	\$10,000
384.24(2)	HIV INFECTED/SEX W/ANOTHER/UNINFORMED/ATTEMPT	\$1,000
384.24(2)	HIV INFECTED/SEX WITH ANOTHER/UNINFORMED	\$5,000
775.0877(3)	HIV/CRIMINAL TRANSMISSION	\$5,000
775.0877(3)	HIV/CRIMINAL TRANSMISSION/ATTEMPT	\$1,000
812.135(2)(C)	HOME INV/ROBBERY/W/O FIREARM OR WEAPON	\$10,000
787.06(3)(H)	HUMAN TRAFFICKING <15/10/1/14	NO BOND
787.06(3)(G)	HUMAN TRAFFICKING <18 COMMERCIAL SEXUAL	NO BOND
787.06(3)(G)	HUMAN TRAFFICKING <18 PBL/10/1/14	NO BOND
787.06	HUMAN TRAFFICKING W/INTENT/OLD	\$7,500
787.06	HUMAN TRAFFICKING W/INTENT/OLD	\$7,500
787.06(3)(A)1	HUMAN TRAFFICKING/ LABOR OR SERVICES/CHILD	\$10,000
787.06(3)(A)1	HUMAN TRAFFICKING/ LABOR OR SERVICES/CHILD	\$10,000
787.06(3)(E)1	HUMAN TRAFFICKING/ LABOR SER TRANS STATE/CHILD	\$10,000
787.06(3)(E)1	HUMAN TRAFFICKING/ LABOR SER TRANS STATE/CHILD	\$10,000
787.06(3)(C)1	HUMAN TRAFFICKING/ LABOR SER UNAUTH ALIEN CHILD	\$10,000
787.06(3)(C)1	HUMAN TRAFFICKING/ LABOR SER UNAUTH ALIEN CHILD	\$10,000
787.06(4)(B)	HUMAN TRAFFICKING/BRANDING	\$7,500
787.06(4)(B)	HUMAN TRAFFICKING/BRANDING	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN ST/CON	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN ST/CON	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN STATE	\$10,000
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN STATE	\$10,000
787.06(3)(F)	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN/10/1/14	\$10,000
787.06(3)(F)	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN/10/1/14	\$10,000
787.06(3)(D)	HUMAN TRAFFICKING/COERCE COMM SEX ACT UNAUTH ALIEN	\$10,000
787.06(3)(D)	HUMAN TRAFFICKING/COERCE COMM SEX ACT UNAUTH ALIEN	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY/CON	\$7,500
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY/CON	\$7,500
787.06(3)(A)2	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES	\$10,000
787.06(3)(A)2	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES	\$10,000

787.06(3)(A)	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES/10/1/14	\$10,000
787.06(3)(A)	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES/10/1/14	\$10,000
787.06(3)(E)	HUMAN TRAFFICKING/COERCE LABOR SER TRA STA/10/1/14	\$10,000
787.06(3)(E)	HUMAN TRAFFICKING/COERCE LABOR SER TRA STA/10/1/14	\$10,000
787.06(3)(E)2	HUMAN TRAFFICKING/COERCE LABOR SER TRANS STATE	\$10,000
787.06(3)(E)2	HUMAN TRAFFICKING/COERCE LABOR SER TRANS STATE	\$10,000
787.06(3)(C)	HUMAN TRAFFICKING/COERCE LABOR SER UNA ALI/10/1/14	\$10,000
787.06(3)(C)	HUMAN TRAFFICKING/COERCE LABOR SER UNA ALI/10/1/14	\$10,000
787.06(3)(C)2	HUMAN TRAFFICKING/COERCE LABOR SER UNAUTH ALIEN	\$10,000
787.06(3)(C)2	HUMAN TRAFFICKING/COERCE LABOR SER UNAUTH ALIEN	\$10,000
787.06(4)(A)	HUMAN TRAFFICKING/PARENT CUSTODY/SELL/TRANS	NO BOND
787.06(3)(F)1	HUMAN TRAFFICKING/V<18 COMM SEX AT TRAN STA/PBL	NO BOND
18-161	HUNTING AND FIREARMS/MIAMI GARDENS MUN ORDINANCE	\$500
893.135(1)(C)2C	HYDROCODONE/TRAFFICKING/100GR>/<300GR	\$250,000
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/14GR>/<28GR/10/1/19	\$50,000
893.135(1)(C)2D	HYDROCODONE/TRAFFICKING/200GR>/<30K/10/1/19	\$500,000
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/28GR>/<50GR	\$50,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/28GR>/<50GR/10/1/19	\$100,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/28GR>/<50GR/ARM//10/1/19	NO BOND
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/28GR>/<50GR/ARMED	NO BOND
893.135(1)(C)2D	HYDROCODONE/TRAFFICKING/300GR>/<30K	\$500,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/50GR>/<100GR	\$100,000
893.135(1)(C)2C	HYDROCODONE/TRAFFICKING/50GR>/<200GR/10/1/19	\$250,000
893.135(5)	HYDROMORPHONE/CONSPIRE TO TRAFFICK/4><14G	VARYING
893.135(5)	ILLEGAL DRUGS/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(C)3	ILLEGAL DRUGS/TRAFFICK/60K>/PROBABLE DEATH	NO BOND
893.135(1)(C)1B	ILLEGAL DRUGS/TRAFFICKING/14GR>/<28GR	\$100,000
893.135(1)(C)1C	ILLEGAL DRUGS/TRAFFICKING/28GR>/<30KG	\$500,000
893.135(1)(C)1C	ILLEGAL DRUGS/TRAFFICKING/28GR>/<30KG/SOLICIT	\$7,500
893.135(1)(C)2	ILLEGAL DRUGS/TRAFFICKING/30K>	\$500,000
893.135(1)(C)2	ILLEGAL DRUGS/TRAFFICKING/30K>/CAUSING DEATH	NO BOND
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/4GR>/<14GR	\$50,000
893.135(1)(C)1A	ILLEGAL DRUGS/TRAFFICKING/4GR>/<14GR	\$50,000
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/ARMED	NO BOND
893.135(1)(5)	ILLEGAL DRUGS/TRAFFICKING/ARMED/ATTEMPT	\$10,000
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/ATTEMPT	\$7,500
876.38	INTERFERENCE WITH PROPERTY/HINDER WAR PREPARATION	NO BOND
393.135(6)C	INTIMIDATION TO CHANGE REPORT OF SEX WITH DISABILI	\$5,000
787.01(3)	KIDNAP/CHILD <13/W/SEX BATT/L&L/EXPLOIT/ARMED/ATTP	NO BOND
787.01(1)	KIDNAPPING - PBL	NO BOND
787.01(1)	KIDNAPPING/ATTEMPT	\$7,500
787.01(3)	KIDNAPPING/CHILD UNDER 13/ATTEMPT	\$10,000
787.01(3)	KIDNAPPING/CHILD UNDER 13/GANG	NO BOND
787.01(3)(A)	KIDNAPPING/CHILD UNDER 13/LL/SB/CA/PROS	NO BOND
787.01(1)	KIDNAPPING/CONSPIRE	\$7,500
787.01(1)	KIDNAPPING/LAW ENFORCEMENT OFFICER - PBL	NO BOND
787.01(1)	KIDNAPPING/SOLICITATION	\$7,500

787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATT/CONSPIRACY	\$7,500
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATTERY/ATTEMPT	\$7,500
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATTERY/LEO	NO BOND
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGGRAVATED BATT/MASK	NO BOND
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGGRAVATED BATTERY	NO BOND
782.09	KILLING OF UNBORN CHILD BY INJURY TO MOTHER	\$7,500
782.11	KILLING/UNNECESSARY, TO PREVENT UNLAWFUL ACT	\$7,500
800.04(6)(B)	L&L CONDUCT/ON A CHILD <16	\$7,500
800.04(6)(B)	L&L CONDUCT/ON A CHILD <16/ATT	\$5,000
800.04(6)(C)	L&L CONDUCT/ON A CHILD <16/DEF<18	\$5,000
800.04(7)(A)(C)	L&L EXHIBITION ON CHILD <16 BY DEF<18	\$5,000
800.04(7)(A)(B)	L&L EXHIBITION ON CHILD <16/DEF 18>	\$7,500
800.04(5)(C)1	L&L MOLESTATION ON CHILD <12 YRS/DEFT <18	\$7,500
800.04(5)(C)1	L&L MOLESTATION ON CHILD <12 YRS/DEFT <18/ATTEMPT	\$5,000
800.04(5)(C)2	L&L MOLESTATION ON CHILD 12-16 YEARS	\$7,500
800.04(5)(C)2	L&L MOLESTATION ON CHILD 12-16 YEARS/ATTEMPT	\$5,000
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18/<9/1/05	\$10,000
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>	NO BOND
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>/ATTEMPT	\$7,500
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>/ATTEMPT	\$10,000
800.04(5)(D)	L&L MOLESTATION/CHILD 12-16 YRS/DEF <18	\$5,000
800.04(5)(D)	L&L MOLESTATION/CHILD 12-16 YRS/DEF <18/ATTEMPT	\$5,000
800.04(5)(E)	L&L MOLESTATION/CHILD 12-16/PRIOR OFFENSE	\$10,000
775.0875(3)	LAW ENFORCEMENT OFFICER FIREARM/POSSESSION	\$1,000
775.0875(1)	LAW ENFORCEMENT OFFICER FIREARM/UNLAWFUL TAKING	\$5,000
800.04	FLEEING/ELUDING/PO/HIGH SPEED/INJURY/DEATH/DWEAPON	\$5,000
800.04	LEWD & LASCIVIOUS ASSAULT ON A CHILD/SOLICITATION	\$5,000
800.04(5)(C)2	LEWD & LASCIVIOUS MOLESTATION ON CHILD 12-16/ARMED	\$10,000
800.04(4)	LEWD ACT IN PRESENCE OF CHILD <16(03/93-10/99)	\$7,500
800.04	LEWD AND LASCIVIOUS ASSAULT ON CHILD	\$7,500
825.1025(2)(A)	LEWD AND LASCIVIOUS BATTERY/ELDERLY/DISABLED ADULT	\$7,500
21-81(A)	LEWD AND LASCIVIOUS BEHAVIOR/COUNTY ORDINANCE	\$500
34-34	LEWD AND LASCIVIOUS BEHAVIOR/MUNICIPAL ORDINANCE	\$500
800.04(2)	LEWD ASSAULT/CHILD/INTERCOURSE(03/93-10/99)	\$7,500
800.04(3)	LEWD ASSAULT/CHILD/UNDER 16 (03/93-10/99)	\$7,500
825.1025(3)(B)	LEWD&LASCIVIOUS MOLESTATION/ELDERLY/DISAB ADULT	\$5,000
825.1025(3)(B)	LEWD/LASC MOLESTATION/ELDERLY/DISAB ADULT/ATTEMPT	\$5,000
800.04(4)	LEWD/LASCIVIOUS BATTERY ON A CHD 12-16 YRS/9/30/14	\$7,500
800.04(4)(A)	LEWD/LASCIVIOUS BATTERY ON A CHD 12-16 YRS/9/30/14	\$7,500
800.04(4)	LEWD/LASCIVIOUS BATTERY ON A CHILD 12-16/ATTEMPT	\$5,000
800.04(4)(C)	LEWD/LASCIVIOUS BATTERY ON A CHILD/PRIOR OFFENSE	\$10,000
825.1025(2)(B)	LEWD/LASCIVIOUS BATTERY/ELDERLY/DISABLED ADULT	\$7,500
800.04(4)(A)(2)	LEWD/LASCIVIOUS BATTERY/OTHER SEX ACTS	\$7,500
800.04(4)(A)(1)	LEWD/LASCIVIOUS BATTERY/SEXUAL ACTIVITY	\$7,500
825.1025(4)(B)	LEWD/LASCIVIOUS EXHIBITION/ELDERLY/DISAB ADULT	\$5,000
787.025(2)(A)	LURING OR ENTICING A CHILD	\$1,000
787.025(2)(B)	LURING OR ENTICING A CHILD	\$5,000

787.025(2)(C)	LURING OR ENTICING A CHILD	\$5,000
893.135(1)(L)1A	LYSERGIC ACID (LSD)/TRAFFICKING/1>/<5GR	\$100,000
893.135(1)(L)1B	LYSERGIC ACID/LSD/TRAFFICKING/>5<7GR	\$500,000
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/1GR>/<5GR/CONSPIRACY	\$10,000
893.135(1)(L)1C	LYSERGIC ACID/LSD/TRAFFICKING/7>	\$500,000
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/7>GRMS/CONSP/ARMED	NO BOND
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/7>GRMS/CONSPIRACY	\$10,000
782.07	MANSLAUGHTER	\$7,500
782.07(4)	MANSLAUGHTER/AGG/PO/FF/EMT	\$10,000
782.07(3)	MANSLAUGHTER/AGGRAVATED/CHILD UNDER 18	\$10,000
782.07(2)	MANSLAUGHTER/AGGRAVATED/ELDERLY/DISABLED ADULT	\$10,000
782.07	MANSLAUGHTER/ATTEMPT	\$5,000
782.07	MANSLAUGHTER/LAW ENFORCEMENT OFFICER	\$10,000
782.07	MANSLAUGHTER/LAW ENFORCEMENT OFFICER/ATTEMPT	\$10,000
782.07	MANSLAUGHTER/WITH A DEADLY WEAPON	\$25,000
782.07	MANSLAUGHTER/WITH A DEADLY WEAPON/ATTEMPT	\$7,500
394.927	MENT HLTH FAC/ESCAPE/SEXUALLY VIOLENT PREDATOR	\$7,500
394.4693(6)(C)	MENT HLTH FAC/SEX MISCND/COERCE TO ALTER REPORT	\$5,000
394.4593(2)	MENTAL HEALTH FACILITY/SEXUAL MISCONDUCT	\$7,500
893.135(5)	METHAQUALONE/CONSPIRE TO TRAFFICK	VARYING
847.0145(2)	MINOR/PURCHASE/OBT CUST/SEXUAL EXPLOITATION/ATTMPT	\$7,500
847.0145(2)	MINOR/PURCHASE/OBTAIN CUSTODY/SEXUAL EXPLOITATION	\$10,000
782.04(1)	MURDER 1ST DEGREE	NO BOND
782.04(1)	MURDER 1ST DEGREE/CONSPIRE	NO BOND
782.04(1)	MURDER 1ST DEGREE/LAW ENFORCEMENT OFFICER	NO BOND
782.04(1)	MURDER 1ST DEGREE/PENDING INDICTMENT	NO BOND
782.04(1)	MURDER 1ST DEGREE/SOLICIT	\$10,000
782.04(1)	MURDER 1ST DEGREE/W/DEADLY WEAPON/CONSPIRACY	NO BOND
782.04(1)	MURDER 1ST DEGREE/WITH A DEADLY WEAPON/ATT/PREJUDI	NO BOND
782.04(1)	MURDER 1ST DEGREE/WITH A DEADLY WEAPON/ATTEMPT	NO BOND
782.04(2)	MURDER 2D DEGREE/ATTEMPT/DEADLY WEAPON/FIREARM	\$10,000
782.04	MURDER 2ND DEG/LAW ENFORCE OFF/ATTEMPT/DW/FA/AG BA	\$10,000
782.04(2)	MURDER 2ND DEG/LAW ENFORCE OFFICER/ATT/DEADLY WEAP	\$10,000
782.04(2)	MURDER 2ND DEGREE - PBL	NO BOND
782.04(2)	MURDER 2ND DEGREE/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/DEADLY WEAPON/AGG BATT/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/DEADLY WEAPON/LAW ENFORCE OFFCR	NO BOND
782.04(3)	MURDER 2ND DEGREE/FELONY - PBL	NO BOND
782.04(3)	MURDER 2ND DEGREE/FELONY/WEAPON	NO BOND
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFIC/ATT/DW	\$10,000
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFICER - PBL	NO BOND
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFICER/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/WITH A WEAPON	NO BOND
782.04(4)	MURDER 3RD DEGREE	\$7,500
782.04(4)	MURDER 3RD DEGREE/ATTEMPT	\$5,000
782.04(4)	MURDER 3RD DEGREE/LAW ENFORCEMENT OFFICER	\$10,000
782.04(4)	MURDER 3RD DEGREE/WITH DEADLY WEAPON	\$25,000

782.04(2)	MURDER/2 DEGREE/CONSPIRACY	\$7,500
782.04(2)	MURDER/2 DEGREE/CONSPIRACY/WEAPON	\$10,000
782.04(2)	MURDER/2ND DEG/ATTEMPT/DEADLY WEAPON/PREJUDICE	NO BOND
782.04(2)	MURDER/2ND DEG/DEADLY WEAPON/PREJUDICE	NO BOND
782.04(1)(A)1	MURDER/PREMEDITATED/ATTEMPT	\$10,000
782.04(1)(A)1	MURDER/PREMEDITATED/ATTEMPT/FA/DDLY WEP/AGG BATT	NO BOND
893.135(1)(N)3	N-BENZYL PHENETHYLAMINE COMP 400GR MORE DEATH	NO BOND
825.102(3)(B)	NEGLECT/ELDERLY/DISABLED ADULT/BODILY HARM/DISFIG	\$7,500
825.102(3)(C)	NEGLECT/ELDERLY/DISABLED ADULT/NO HARM	\$5,000
893.135(5)	OXYCODONE/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(C)3D	OXYCODONE/TRAFFICKING/100GR>/<30K	\$500,000
893.135(1)(C)3B	OXYCODONE/TRAFFICKING/14GR>/<25GR	\$100,000
893.135(1)(C)3C	OXYCODONE/TRAFFICKING/25GR>/<100GR	\$250,000
893.135(1)(C)3A	OXYCODONE/TRAFFICKING/7GR>/<14GR	\$50,000
893.135(1)(C)3	OXYCODONE/TRAFFICKING/ARMED/7GR>/<30K	NO BOND
847.0145(1)	PARENT/SELL/TRNSF CUSTODY/MINOR TO SEXUALLY EXPLT	\$10,000
62D-2.014(10)	PARK/STATE/HUNTING/FIREARM/WEAPON/RESTRICTION/FAC	PAYABLE
62D-2.014(10)	PARK/STATE/HUNTING/FIREARM/WEAPON/RESTRICTION/FAC	PAYABLE
38-55	PARKS/FIREARMS/POSSESSION/MIAMI	\$500
947.21	PAROLE VIOLATION	NO BOND
893.135(1)(D)2	PCP/IMPORTATION/800GR>/PROBABLE DEATH	NO BOND
893.135(1)(D)1B	PCP/TRAFFICKING/200GR>/<400GR	\$100,000
893.135(1)(D)1	PCP/TRAFFICKING/28GR>/<200GR	\$50,000
893.135(1)(D)1C	PCP/TRAFFICKING/400GR>	\$250,000
790.065(13)	PERSON YOUNGER THAN 21 PURCHASE FIREARM	\$5,000
893.135(1)(K)1	PHENETHYLAMINE//TRAFFICKING/10GRM>10/1/17	\$10,000
893.135(1)(K)1	PHENETHYLAMINE/ECSTASY/TRAFFICK/10GRM>/ARMED	VARYING
893.135(1)(K)2A	PHENETHYLAMINE/ECSTASY/TRAFFICK/10GRM><200GRM/CON	\$50,000
893.135(1)(K)2B	PHENETHYLAMINE/ECSTASY/TRAFFICK/200GRM><400GRM	\$100,000
893.135(1)(K)2C	PHENETHYLAMINE/ECSTASY/TRAFFICK/400GRM>	\$250,000
893.135(1)(K)2	PHENETHYLAMINE/ECSTASY/TRAFFICKING/>10/GRAMS	\$10,000
893.135(1)(K)1	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM>	VARYING
893.135(1)(K)2	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM>	\$10,000
893.135(1)(K)2A	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM><200GRM	\$50,000
893.135(5)	PHENETHYLAMINE/TRAFFICK/CONSPIRACY	\$10,000
893.135(5)	PHENETHYLAMINES/TRAFFICK/CONSPIRACY	\$10,000
893.135(5)	PHENETHYLAMINES/TRAFFICKING/CONSPIRACY/ARMED	NO BOND
893.135(1)(K)	PHENETHYLAMINE/TRAFFICKING/ARMED	NO BOND
893.135(1)(K)1	PHENETHYLAMINE/TRAFFICKING/ARMED/10GRM><200GRM	NO BOND
847.0135(2)	PORNOGRAPHY/COMPUTER	\$7,500
847.0135(2)	PORNOGRAPHY/COMPUTER	\$5,000
790.401(11)(B)	POSSESS FIREARM AMMO VIOL RISK PROTECTION ORDER	\$5,000
790.233(1)	POSSESSION FIREARM/AMMUN/DOMESTIC VIOL INJUNCTION	\$1,000
26-1 RULE 18(A)	POSSESSION OF WEAPON/FIREARM/PROHIBITED/COUNTY ORD	\$500
782.04(1)	PREMEDITATED/MURDER 1ST DEGREE/LAW ENFORCE/ATTEMPT	NO BOND
782.04(1)	PREMEDITATED/MURDER 1ST DEGREE/LAW ENFORCE/ATTEMPT	NO BOND
499.0051(10)	PRESCRIPTION DRUGS/SELL/PURCH/DEATH - PBL	NO BOND

741.29(6)	PRETRIAL RELEASE/DOMESTIC VIOL/VIOLEATE CONDITIONS	\$1,000
796.04	PROSTITUTE/FORCING, COMPELLING, COERCING TO BECOME	\$5,000
796.03	PROSTITUTION/PROCURING PERSON UNDER 18 FOR	\$7,500
796.03	PROSTITUTION/PROCURING PERSON UNER 18/ARMED	\$10,000
796.08	PROSTITUTION/SEXUALLY TRANSMISSIBLE DISEASE	\$1,000
784.047	PROTECTIVE INJUNCTION VIOLATION	TO BE SET
258.157	PUBLIC ORDER CRIMES ATV/FIREARM SAVANNAS STATE RES	\$500
838.021(1)(A)	PUBLIC SERVANT/INFLUENCE PERFORMANCE/HARM	\$7,500
838.021(1)(B)	PUBLIC SERVANT/INFLUENCE PERFORMANCE/HARM	\$7,500
893.135(1)(E)2	QUAALUDE/TRAFFICK/50K>/PROBABLE DEATH	NO BOND
893.135(1)(E)1	QUAALUDES/TRAFFICKING/200GR>/<5KG	\$50,000
893.135(1)(E)1C	QUAALUDES/TRAFFICKING/25KG>	\$250,000
893.135(1)(E)1B	QUAALUDES/TRAFFICKING/5KG>/<25KG	\$100,000
860.121(2)(D)	RAILROAD VEHICLE/CRIMES AGAINST RESULTING IN DEATH	\$10,000
794.01 (2)	RAPE/CRIMES COMMITTED 1974-1976	NO BOND
794.01 (1968)	RAPE/FOR CRIMES COMMITTED 1967-1969	NO BOND
794.01(1)	RAPE/FOR CRIMES COMMITTED 1973-1974	NO BOND
794.01(1)	RAPE/FOR CRIMES COMMITTED 1973-1974/ATTEMPT	\$10,000
790.15(4)	RECREATING DISCH FIREARM IN PUB OR RESID PROP	\$1,000
914.23	RETALIATE AGAINST WITNESS/BODILY INJURY/FIREARM	\$10,000
812.131(2)(B)	ROBBERY BY SUDDEN SNATCHING	\$5,000
812.131(2)(B)	ROBBERY BY SUDDEN SNATCHING/ATTEMPT	\$5,000
812.13(2)(B)	ROBBERY/ARMED W/WEAPON/PREJUDICE	NO BOND
812.13(2)(B)	ROBBERY/ARMED/ATTEMPT	\$10,000
812.13(2)(A)(B)	ROBBERY/ARMED/ATTEMPT/WHILE WEARING A MASK	\$10,000
812.13(2)(B)	ROBBERY/ARMED/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/ARMED/FIREARM OR DEADLY WEAPON - PBL	NO BOND
812.13(2)(A)	ROBBERY/ARMED/MACHINE GUN-PBL	NO BOND
812.13(2)(B)	ROBBERY/ARMED/PRINCIPAL TO ATTEMPT	\$7,500
812.13(2)(B)	ROBBERY/ARMED/SOLICITATION	\$7,500
812.13(2)(B)	ROBBERY/ARMED/WEAPON	\$10,000
812.13(2)(B)	ROBBERY/ARMED/WITH A MASK	NO BOND
812.133	ROBBERY/CARJACKING	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING/AGG BATTERY	NO BOND
812.133(2)(A)	ROBBERY/CARJACKING/ARMED - PBL	NO BOND
812.133(2)(A)	ROBBERY/CARJACKING/ARMED/ATTEMPT	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING/ATTEMPT	\$7,500
812.133(2)(B)	ROBBERY/CARJACKING/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/DEADLY WEAPON, FIREARM/ATTEMPT	\$10,000
812.13(2)(A)	ROBBERY/DEADLY WEAPON, FIREARM/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/FIREARM/PREJUDICE/ATTEMPT	\$10,000
812.135	ROBBERY/HOME INVASION/AGG BATT	NO BOND
812.135	ROBBERY/HOME INVASION/ARMED/ATTEMPT	\$10,000
812.135	ROBBERY/HOME INVASION/ARMED/CONSPIRACY	\$7,500
812.135	ROBBERY/HOME INVASION/ATTEMPT	\$7,500
812.135	ROBBERY/HOME INVASION/CARRIED WEAPON	\$10,000

812.135(2)(A)	ROBBERY/HOME INVASION/CONSPIRE	\$7,500
812.135(2)(A)	ROBBERY/HOME INVASION/FIREARM/DW - PBL	NO BOND
812.135	ROBBERY/HOME INVASION/SOLICITATION	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM W/AGG BATTERY	\$10,000
812.13(2)(C)	ROBBERY/STRONGARM/ATTEMPT	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/ATTEMPT/WITH PREJUDICE	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM/CONSPIRACY	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/MASK	\$10,000
812.13(2)(C)	ROBBERY/STRONGARM/MASK/ATTEMPT	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM/PREJUDICE	NO BOND
812.13(2)(C)	ROBBERY/STRONGARM/SOLICITATION TO COMMIT	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/W/AGG BATTERY/ATTEMPT	\$7,500
812.131(2)(A)	ROBBERY/SUDDEN SNATCHING W/DEADLY WEAPON/ATTEMPT	\$5,000
812.131(2)(A)	ROBBERY/SUDDEN SNATCHING/FIREARM/DEADLY WEAPON	\$7,500
28A-9.3(C)	SEAPORT/STVDRE RPTNG/FIREARMS/WEAPONS ETC/CNTY VIO	\$500
493.6115	SECURITY OFFICER/CARRYING FIREARM WHEN NOT REQU	\$1,000
782.081(2)	SELF MURDER/COMMERCIALY EXPLOIT	\$5,000
794.0235(5)	SEX BATTERY CONVICTION/FAIL TO APPEAR/ALLOW MPA	\$7,500
794.011(3)	SEX BATTERY/ARMED	NO BOND
794.011(3)	SEX BATTERY/ARMED/ATTEMPT/GANG	NO BOND
794.011(3)	SEX BATTERY/FIREARM/DEADLY WEAPON/FORCE/SOLICIT	\$10,000
985.701(3)(C)	SEX MISCOND/WRITTEN REPORT/COERCE/THREATEN ANOTHER	\$5,000
775.215(2)	SEX OFFENDER/2ND/3RD FEL/RES VIOL/1K FT/SCH/PRK	\$1,000
943.0435(4)(E)1	SEX OFFENDER/FAIL TO REG/RPT EMAIL/INTERNET ID	\$5,000
985.4815(10)	SEX OFFENDER/FAIL TO REGISTER/COMPLY W/REQUIREMENT	\$5,000
943.0435(14)(C)4	SEX OFFENDER/FAIL TO REGISTER/RESPOND AS REQUIRED	\$5,000
70-402	SEX OFFENDER/PREDATOR/RESIDENCE PROHIBITION/MIABCH	\$500
775.215(2)	SEX OFFENDER/RES VIOL/1K FT/SCH/PRK/VIC<16	\$5,000
21-281	SEX OFFENDER/RES VIOL/2500FT SCH/PRK/VIC <16/CTY	\$1,000
985.4815(13)(B)4	SEX OFFNDR/FAIL TO REPORT/RESPOND TO CORRESPDNC	\$5,000
985.4815(12)	SEX OFFNDR/WITHHOLD INFO/HARBOR/CONCEAL/FALSE INFO	\$5,000
21-284	SEX OFNDR/PRED/PRESENT IN PARK/CHILD CARE FACILITY	\$500
775.21(6)(G)2A	SEX PRED FAIL REPORT VACATING RESIDENCE WI 48 HRS	\$5,000
775.21(6)(G)2B	SEX PRED TRANSIENT FAIL RPT WI 48HR AND EVERY 30D	\$5,000
796.045	SEX TRAFFICK/RECR/ENTICE/<14 OR DEATH/CONSP/7/1/12	\$7,500
796.045	SEX TRAFFICK/RECR/ENTICE/<14 OR DEATH/CONSP/7/1/12	\$7,500
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/<14 OR DEATH/7-1-12	\$10,000
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/<14 OR DEATH/7-1-12	\$10,000
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/COMMITTED 7/1/12	\$7,500
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/COMMITTED 7/1/12	\$7,500
794.011(8)(A)	SEXUAL ACT W/FAMILIAL CHILD/SOLICIT TO ENGAGE IN	\$5,000
828.126(3)	SEXUAL ACTIVITIES INVOLVING ANIMALS	\$1,000
794.011(2)	SEXUAL BATTERY ON A MINOR/SOLICITATION	NO BOND
794.011(4)(C)	SEXUAL BATTERY/12> YEARS/COERCE/THREATEN	\$10,000
794.011(4)(D)	SEXUAL BATTERY/ADMIN DRUG W/O CONSENT	\$10,000
794.011(3)	SEXUAL BATTERY/ARMED/GANG	NO BOND

794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO	\$10,000
794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO/ARMED	NO BOND
794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO/ARMED/ATTEMPT	\$10,000
794.011(4)	SEXUAL BATTERY/BY THREATS/10-1/14	\$10,000
794.011(4)	SEXUAL BATTERY/BY THREATS/ATTEMPT	\$7,500
794.011(4)(B)	SEXUAL BATTERY/COERCE/THREATEN	\$10,000
794.027	SEXUAL BATTERY/DUTY TO REPORT	\$1,000
794.011(4)(A)	SEXUAL BATTERY/HELPLESS VICTIM/ATTEMPT	\$7,500
794.023(2)(B)	SEXUAL BATTERY/MULTIPLE PERPETRATORS/FEL 1 DEG	NO BOND
794.023(2)(A)	SEXUAL BATTERY/MULTIPLE PERPETRATORS/FEL 2 DEG	\$10,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS INJURY/CONSPIRACY	\$5,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS INJURY/GANG	\$50,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS PERSONAL INJURY	\$25,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS PERSONAL INJURY/ATTEMPT	\$5,000
794.011(2)	SEXUAL BATTERY/ON A MINOR BY A MINOR	NO BOND
794.011(2)	SEXUAL BATTERY/ON A MINOR BY A MINOR/SOLICITION	\$10,000
794.011(2)	SEXUAL BATTERY/ON A MINOR BY AN ADULT	NO BOND
794.011(2)	SEXUAL BATTERY/ON A MINOR/ATTEMPT	\$25,000
794.011(4)(E)	SEXUAL BATTERY/OVER 12YEARS/MENTALLY DEFECTIVE	\$10,000
794.03	SEXUAL BATTERY/PUBLISH INFO ON VICTIM	\$500
794.011(4)(B)	SEXUAL BATTERY/SC/V>18/D>18/A	\$7,500
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT	\$10,000
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(4)(A)	SEXUAL BATTERY/SP CIRCUMSTNCE/MINOR/AFTER 10-1-14	NO BOND
794.011(4)(C)	SEXUAL BATTERY/SPC CIRCUMSTANC/D<18/AFTER 10-1-14	\$10,000
794.011(4)(B)	SEXUAL BATTERY/SPC CIRCUMSTANC/D>18/AFTER 10-1-14	\$10,000
794.011(4)(D)	SEXUAL BATTERY/SPC CIRCUMSTANC/V12+/AFTER 10-1-14	NO BOND
794.011(5)(A)	SEXUAL BATTERY/V 12-17/D18+	\$10,000
794.011(5)(A)	SEXUAL BATTERY/V 12-17/D18+/ATT	\$7,500
794.011(5)(C)	SEXUAL BATTERY/V12+/D<18	\$7,500
794.011(5)(D)	SEXUAL BATTERY/V12+/PC	\$10,000
794.011(5)(B)	SEXUAL BATTERY/V18+/D18+	\$7,500
794.011(4)(A)	SEXUAL BATTERY/VICTIM PHYSICALLY HELPLESS	\$10,000
794.011(4)(F)	SEXUAL BATTERY/VICTIM PHYSICALLY INCAPACITATED	\$10,000
794.011(3)	SEXUAL BATTERY/WEAP/SERIOUS PERS INJURY ATTEMPT	\$10,000
794.011(3)	SEXUAL BATTERY/WITH A DEADLY WEAPON/SER INJURY	NO BOND
784.049(3)(A)	SEXUAL CYBERHARASSMENT	\$1,000
784.049(3)(A)	SEXUAL CYBERHARASSMENT/BEFORE 7/1/19	\$1,000
393.135(2)	SEXUAL MISCONDUCT W/DEVELOPMENTALLY DISABLED	\$7,500
944.35(3)(B)(2)	SEXUAL MISCONDUCT WITH DETAINEE	\$5,000
393.135(6)	SEXUAL MISCONDUCT/COERCE/ALTER/REPORT	\$5,000
393.135(6)	SEXUAL MISCONDUCT/FAIL TO RPT/INACCURATE REPORT	\$1,000
985.701(1)(A)2	SEXUAL MISCONDUCT/WITH DETAINED JUVENILE OFFENDER	\$7,500
944.607(13)	SEXUAL OFFENDER/FAIL TO REPORT AS REQUIRED	\$5,000
943.0435(4)(B)	SEXUAL OFFENDER/FAIL TO REPORT CHANGE ADDRESS/7/16	\$5,000

943.0435(8)	SEXUAL OFFENDER/FAIL TO REPORT STATE CHANGE	\$7,500
943.0435	SEXUAL OFFENDER/VIOULATE REGISTRATION REQUIREMENTS	\$5,000
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/ATTEMPT	\$5,000
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/POSSESSION	\$7,500
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/POSSESSION	\$5,000
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTE	\$7,500
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTE/ATTEMPT	\$5,000
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTING	\$10,000
827.071(4)	SEXUAL PERFORMANCE BY CHILD/POSSESSION WITH INTENT	\$10,000
827.071(4)	SEXUAL PERFORMANCE BY CHILD/POSSESSION WITH INTENT	\$7,500
827.071(2)	SEXUAL PERFORMANCE/USE A CHILD IN A	\$10,000
827.071(2)	SEXUAL PERFORMANCE/USE A CHILD IN A	\$7,500
775.21(10)(A)	SEXUAL PREDATOR/FAIL TO REGISTER/PROVIDE LOCATION	\$5,000
775.21(10)(B)	SEXUAL PREDATOR/WORKING WITH CHILDREN	\$5,000
775.21(10)(B)	SEXUAL PREDATOR/WORKING WITH CHILDREN/ATTEMPT	\$1,000
384.24	SEXUALLY TRANSMISSIBLE DISEASES/UNLAWFUL ACTS	\$1,000
784.048(2)	STALKING	\$1,000
784.048(2)	STALKING/ PREJUDICE	\$5,000
784.048(3)	STALKING/AGGRAVATED	\$5,000
784.048(5)	STALKING/AGGRAVATED/A MINOR	\$5,000
784.048(4)	STALKING/AGGRAVATED/COURT ORDER	\$5,000
784.048(3)	STALKING/AGGRAVATED/FIREARM/DW	\$7,500
784.048(7)	STALKING/AGGRAVATED/HARASS/CYBERSTALK	\$5,000
784.048(3)	STALKING/AGGRAVATED/PREJUDICE	\$7,500
874.05(2)	STREET GANG MEMBERSHIP /RECRUIT/SECOND OFFENSE	\$7,500
874.05(1)	STREET GANG MEMBERSHIP/ENCOURAGE/RECRUIT	\$5,000
812.13(2)(C)	STRONGARM ROBBERY WITH A VEHICLE AS A WEAPON	\$10,000
948.061	SUBJECT ON PROBATION	NO BOND
876.23	SUBVERSIVE ACTIVITIES	\$7,500
914.22(2)(D)	TAMPER/WIT/VIC/INF/1F/PBL/FIREARM	NO BOND
914.22(2)(E)	TAMPER/WIT/VIC/LIFE/CAPITAL FELONY	NO BOND
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS/30K+	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>1K<30K	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>280<500	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>500<1K	\$10,000
499.0051(6)	TRAFFICKING/CONTRABAND/PRESCRIPTION DRUGS	\$10,000
499.0051(6)	TRAFFICKING/CONTRABAND/PRESCRIPTION DRUGS/CONSPIRE	\$7,500
893.135(1)(H)1	TRAFFICKING/GHB	\$10,000
810.09(2)(G)	TRESPASS/POSTED DOMESTIC VIOLENCE CENTER	\$5,000
810.09(2)(C)	TRESPASS/PROPERTY/WITH DANGEROUS WEAPON, FIREARM	\$5,000
810.095	TRESPASS/SCHOOL PROP/POSN WEAPON/FIREARM/ATTEMPT	\$1,000
810.095	TRESPASS/SCHOOL PROPERTY/WEAPON, FIREARM/POSN	\$5,000
810.08(2)(C)	TRESPASS/STRUCTURE, CONVEYANCE/DANG WEAP, FIREARM	\$5,000
827.10(2)	UNLAWFUL DESERTION OF A CHILD	\$5,000
794.05	UNLAWFUL SEX ACTIVITY WITH SPECIFIED MINOR/SOLICIT	\$5,000
794.05	UNLAWFUL SEXUAL ACTIVITY WITH SPECIFIED MINOR	\$7,500
794.05	UNLAWFUL SEXUAL ACTIVITY WITH SPECIFIED MINOR/ARME	\$10,000

876.34	USURP GOVERNMENT/COMBINATION TO	\$7,500
782.071(1)(A)	VEHICULAR HOMICIDE/RECKLESS MANNER	\$7,500
782.071(1)(B)	VEHICULAR HOMICIDE/FAIL TO STOP	\$10,000
782.072(2)	VESSEL HOMICIDE/FAILURE TO STOP	\$10,000
782.072(1)	VESSEL HOMICIDE/OPERATE IN RECKLESS MANNER	\$7,500
741.29(6)	VIOLATE PTR CONDITIONS/STAY AWAY/DOMESTIC VIOLENCE	TO BE SET
784.0487	VIOLATION OF INJUNCTION PROTECT AGAINST STALKING/C	\$1,000
790.166(3)	WEAPON OF DESTRUCTION/HOAX/POSSESS/SELL/DELIVER	\$7,500
790.166(2)	WEAPON OF MASS DESTRUCTION/POSSESS/SELL/USE - PBL	NO BOND
790.115(2)(D)	WEAPON, FIREARM/SCHOOL PROPERTY/DISCHARGE	\$7,500
790.115(2)(E)	WEAPON, FIREARM/SCHOOL PROPERTY/DISCHARGE	\$7,500
21-18	WEAPON/DANGEROUS HANDLING OF/COUNTY ORDINANCE	\$500
790.054	WEAPON/ELECTRIC/CHEM/USE AGAINST LAW ENFRM OFC	\$5,000
790.07(4)	WEAPON/FIREARM/USE/DISPLAY/SUBSEQUENT OFFENSE	\$10,000
790.166(4)	WEAPON/MASS DESTRUCT/HOAX/POSS COMM OF FELONY	\$7,500

APPENDIX C

Miami-Dade Risk Matrix

Last updated: May 1, 2022

Failure to Appear (FTA) Scaled Score	New Criminal Arrest (NCA) Scaled Score					
	1 91% Likely Arrest-Free	2 85% Likely Arrest-Free	3 78% Likely Arrest-Free	4 68% Likely Arrest-Free	5 55% Likely Arrest-Free	6 47% Likely Arrest-Free
1 89% Likely to Appear	1	1				
2 85% Likely to Appear	1	1	1	1	2	
3 81% Likely to Appear		1	1	1	2	2
4 73% Likely to Appear		1	1	2	2	3
5 69% Likely to Appear		2	2	2	3	3
6 65% Likely to Appear				2	3	3

Annette Puig-Mena

From: Wolfson, Andrea <awolfson@jud11.flcourts.org>
Sent: Tuesday, August 9, 2022 9:15 PM
To: Sayfie, Nushin; Katherine Fernandez Rundle
Subject: RE: Pre-Trial Release

*Stone and Wolfson
find out what exactly
is misleading.*

Dear Kathy,

I share Chief Judge Sayfie's sentiment in hoping that you have not already sent this out. As you know, I have been "in the weeds" on this for the last two years with the representatives from the SAO, PDO, and MDCR. A great many of your statements in both your "Perspective" and "Guiding Principles" are inaccurate and/or misleading. I trust you will be in contact with the Chief over the coming days.

Best,

Andrea Ricker Wolfson,

Administrative Judge, Circuit Criminal Division
Richard E. Gerstein Justice Bldg.
1351 N.W. 12th Street, Chambers 423
Miami, Florida 33125
Tel 305-548-5721 * Fax 305-548-5512

For zoom information, or judicial instructions, please use the links provided below:

<https://www.jud11.flcourts.org/Judge-Details?judgeid=929§ionid=138>

ZOOM Link for Division 61: <https://zoom.us/j/96315336649>

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Tuesday, August 9, 2022 7:49 PM
To: Katherine Fernandez Rundle <KatherineFernandezRundle@miamisao.com>
Cc: Wolfson, Andrea <awolfson@jud11.flcourts.org>
Subject: Re: Pre-Trial Release

Kathy. I hope you have not sent this out to the public already. Some of your statements are misleading. I do not want to be put in the position of having to point that out publicly.

Additionally we are not finalized yet. Your statements suggest that our plan is final.

Nushin G. Sayfie, Chief Judge
11th Judicial Circuit of Florida
(305) 349-5720

On Aug 9, 2022, at 6:33 PM, Katherine Fernandez Rundle <KatherineFernandezRundle@miamisao.com> wrote:

EXTERNAL EMAIL: Do not click any links or open any attachments unless you trust the sender and know the content is safe.

I am sending you the perspective paper that I had mentioned I was working on previously. I have already received a number of calls and inquiries from civic and business leaders as well as media regarding "the new program."

My goal is clarity. I felt it was preferable for me to state my positions on these issues as opposed to allowing others to create my narrative.

I've learned the hard way that if I don't clearly state it, others will fill the void and create their own for me. I don't think there's anything new here for you and the stakeholders as you are very familiar with our perspective. These documents are more for the public at large. Nonetheless, I am sharing them with you both first.

Again, I thank you for your leadership and patience through this laborious process. We truly are fortunate in this circuit to have the respectful collaboration we experience. As I have said, and you have as well, Nushin, that when traveling, to other locals statewide or nationally, our collaboration amazes others and is recognized as the gold standard.

Let me know your next steps and the date of your launch. I sure hope MDCR assigns a qualified professional on this project who becomes well trained to assume this weighty responsibility of delegated release. I am sure you share this sentiment too.

Call if you need anything.

Kathy

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Wednesday, August 17, 2022 7:45 PM
To: Katherine Fernandez Rundle
Cc: Wolfson, Andrea; Carlos J. Martinez
Subject: Re: Pretrial Release
Attachments: image001.png; 2022-08-11 Message (002) (003).pdf; 2022-08-11 Appendix A - Guiding Principles (003).pdf; 2022-08-11 Appendix B - Delegated Release Excluded Offense List.pdf; 2022-08-11 Appendix C - Risk Matrix.pdf

We hope your son gets well soon.

To begin with the sessions that we had with our judges were very short and very basic. A very simple introduction to the project. They were not given any documents because nothing is final yet.

We do not think you should send this out. You say in your text that you are concerned about division. This would serve to create more division and confusion when our product isn't even finalized. From the beginning this has been a collaboration based on the desire to create an improved evidenced based process that advances public safety. To imply that the courts have done anything short of that is untrue. We will also have no choice but to go through your statement line by line and point out where your statements and implications about the court's positions are just not true. Also I am copying Carlos for his input as a co-equal partner in this endeavor so that he is aware of what you plan to send to the judges.

We are perplexed that you are spending so much time and energy laying out your objections which at this juncture are really minimal, only related to the very small number of people that will be eligible for release before first appearance.

Bottom line. We think this is unnecessary, premature and a mistake. We can discuss further if you wish. But that is our position.

Nushin G. Sayfie, Chief Judge
11th Judicial Circuit of Florida
(305) 349-5720

On Aug 17, 2022, at 5:50 PM, Katherine Fernandez Rundle
<KatherineFernandezRundle@miamisao.com> wrote:

EXTERNAL EMAIL: Do not click any links or open any attachments unless you trust the sender and know the content is safe.

As a follow-up to my FYI, below is the message to your colleagues that accompanied the documents that you already received. My son is having a medical procedure so I am currently in LA with him.. Nonetheless, if you need to speak with me, I am reachable or you can speak to any member of my leadership team.

From: Katherine Fernandez Rundle

Sent: Wednesday, August 17, 2022 5:40 PM

To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>

Subject: Pretrial Release

As you are already aware, our Circuit has been evaluating its current pretrial release system and looking for ways to improve the process and to better ensure fairness, while maintaining public safety as a priority. The leadership of the Chief Judge and the Criminal Division Administrative Judge have remarkably sustained this time consuming project for nearly two years. As a participant in this endeavor, I have developed the attached perspective paper so that my position and the concerns of my office are clear. As indicated in the attachments, and even as they develop the final details of the plan, the Courts are actively giving consideration to concerns we have raised during this process. While the stakeholders are all still working together to bring the final system online, I believe it is important to obtain community input before the implementation. I look forward to some hardy discussions and continuing the work and collaboration we all do to keep Miami-Dade County the wonderful place we call home.

If you have any questions, comments or concerns, please do not hesitate to call me or members of my leadership team who have been working on this.

Stay safe, healthy and strong.

Thank you.

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Thursday, August 11, 2022 6:38 PM
To: Katherine Fernandez Rundle
Cc: Wolfson, Andrea
Subject: Re: PRE-TRIAL RELEASE
Attachments: image001.png; 2022-08-11 Message (002).docx; 2022-08-11 Appendix A - Guiding Principles.docx; 2022-08-11 Appendix B - Delegated Release Excluded Offense List.pdf; 2022-08-11 Appendix C - Risk Matrix.docx

Thank you, Kathy.

Nushin G. Sayfie, Chief Judge
11th Judicial Circuit of Florida
(305) 349-5720

On Aug 11, 2022, at 6:19 PM, Katherine Fernandez Rundle
<KatherineFernandezRundle@miamisao.com> wrote:

EXTERNAL EMAIL: Do not click any links or open any attachments unless you trust the sender and know the content is safe.

Good day Nushin and Andrea,

As promised, my final message.

Annette Puig-Mena

From: Katherine Fernandez Rundle
Sent: Thursday, August 11, 2022 6:20 PM
To: Sayfie, Nushin; Awolfson@jud11.flcourts.org
Subject: PRE-TRIAL RELEASE
Attachments: 2022-08-11 Message (002).docx; 2022-08-11 Appendix A - Guiding Principles.docx; 2022-08-11 Appendix B - Delegated Release Excluded Offense List.pdf; 2022-08-11 Appendix C - Risk Matrix.docx

Good day Nushin and Andrea,

As promised, my final message.

Kathy



Katherine Fernandez Rundle
State Attorney



Improving Pretrial Release in Miami-Dade County, Florida Perspective of State Attorney Katherine Fernandez Rundle

August 11, 2022

During my tenure as your State Attorney, I've worked hard to protect our community while respecting the rights and dignity of the accused. Two years ago, we partnered with the Eleventh Judicial Circuit, Public Defender's Office (PDO), and Miami-Dade Corrections and Rehabilitation (MDCR) to obtain grant funding from Arnold Ventures to study the possibility of enhancing our bail system. Since then, we have met with our partners, undergone training, reviewed data and reports from around the country, and consulted with several outside experts. Based upon our collective efforts, we have developed a plan to modify our existing bail system to improve its efficiency, effectiveness, and fairness. My office and I support many of the proposed modifications but have expressed our disapproval and serious concerns about other modifications as discussed below.¹

Currently, individuals who are arrested for bondable offenses may be released as soon as they post a standard monetary bond without appearing before a judge. Those who do not "bond out" quickly appear before a judge for a First Appearance hearing within 24 hours. While the judge may modify the standard bond if someone cannot afford it, this system unnecessarily places the poor at a distinct disadvantage. For example, during the first half of 2022, 294 individuals were arrested for begging or panhandling. Even though the standard bond is \$500, only 11 of these individuals (3.7%) bonded out before First Appearance. Keeping these individuals in jail for a bond hearing does not advance public safety. Simply stated, I don't believe that anyone should be kept in jail merely because they are poor or released from jail just because they have money.

In order to address potential inequities of a monetary-based bail system for bondable offenses, I have long advocated for pre-arrest alternatives such as civil citations and other forms of pre-arrest diversion. I also have instructed my prosecutors to release lower-level offenders who commit non-violent crimes on their own recognizance absent aggravating circumstances like a lengthy criminal record.

I believe we have improved system fairness and improved public safety through our Smart Justice strategies. Based upon our prior successes, we are ready to work with our justice

¹ Please see Appendix A, Improving Pretrial Release in Miami-Dade County, Florida State Attorney Katherine Fernandez Rundle's Guiding Principles and Detailed Proposal for Implementation for a more detailed description of my positions on the proposed program.

partners to enact further changes that ensure people aren't punished or rewarded based on their financial resources.

Under the proposed modifications, MDCR will assess everyone who is booked into jail using the Public Safety Assessment (PSA). Researchers funded by Arnold Ventures (formerly known as the Laura and John Arnold Foundation) created this tool to help justice practitioners better identify those individuals who can safely be released into the community. They created this tool after reviewing data from approximately 750,000 cases from about 300 jurisdictions around the country.

The PSA "scores" each defendant's likelihood of appearing back in court (Failure to Appear or FTA scale) and likelihood of rearrest (New Criminal Arrest or NCA scale) during pretrial release based upon objective factors like their age, prior criminal record, and history of court appearances.

By agreement with the Courts, PDO, and my office, MDCR will release individuals charged with many lower-level non-violent victimless crimes without a monetary bond prior to first appearance if they do not have both a history of failing to appear for court and a significant prior record.

MDCR will not release those individuals who must be held according to Florida law and those charged with offenses we (the Courts and my office) agreed to include on an "excludable list."² I would like to tell you that the newly created "excludable list" will significantly improve public safety. However, the data suggests it will provide only a minimal benefit since most offenders charged with these offenses do not post bond before First Appearance in the current system. Nonetheless, we are pleased that every individual charged with offenses on the list will appear in front of a judge for First Appearance where crime victims can address the Court and prosecutors can represent the community's interests.

At First Appearance, judges, prosecutors, and defense attorneys will have more data than ever, allowing them to make better informed decisions about each arrestee's potential release. As a Smart Justice pioneer, I have always believed in evidence-based solutions and I am optimistic that these changes can improve our system if they are implemented, monitored, and adjusted appropriately.

Although we have reached agreement with the other stakeholders on most issues, we have not agreed on everything. This should not surprise anyone since we have different obligations, interests, and goals. Public safety is one of my primary responsibilities and a top priority. My primary disagreements with the proposed modifications to the bond system are:

² See Appendix B, the Excludable List.

- While I appreciate that the Courts have agreed to exclude from delegated release over 700 offenses, including all non-bondable crimes and most violent felonies, from delegated release, I am concerned that they have not excluded individuals who are charged with violent offenses like robbery by sudden snatching, animal cruelty resulting in serious bodily injury or death, and non-domestic assault and battery.
- The Court's current plan would allow eligible defendants who are up to 31% likely to fail to appear and up to 32% likely to commit new crimes to be released by Corrections before seeing a judge. While we recognize that there is no pre-trial release system in America that can guarantee 100% compliance, we believe that more attention should be paid to individuals who are that likely to violate the terms of their release. Therefore, we disagree with including these defendants in delegated release and asked the Courts to hold them for First Appearance so a judge can hear from the State and make a more informed and individualized decision. I am pleased to say that the Courts are reconsidering their position because of our concerns.
- The Court's current plan would allow an unknown number of career criminals who are charged with felony offenses to be released by MDCR before seeing a judge. We believe these individuals should be held for First Appearance, particularly since we know that a small number of individuals are responsible for the majority of crime have experienced an increase in violent crime. We also are concerned about some reports stemming from other jurisdictions that have modified their bail systems. I am pleased to say that the Courts are giving serious consideration to excluding these individuals because of our concerns.
- The Court's plan would allow some offenders charged with crimes involving victims to be released without providing the victims with an opportunity to address the court contrary to the spirit and guarantees of Marsy's Law.
- We believe this proposed program should be implemented in stages to ensure there are no unintended consequences that will undermine anyone's rights or the public's safety. The proposed changes should be piloted with lower-level offenders and expanded in phases to include those charged with more serious crimes only if the program is proven to be safe and effective in Miami-Dade County.
- The Court's implementation plan and timeline does not provide sufficient opportunity for stakeholders to obtain and incorporate, as appropriate, the community's input prior to its adoption. For instance, the American Civil Liberties Union (ACLU) asked us and the courts for a chance to provide their suggestions over a year ago. I have no doubt that others, including victim advocates and civic and business leaders also would like to seek knowledge and provide their recommendations.

As members of my team whom I have asked to represent me during the development process have expressed these same concerns to the stakeholders during the past year, , none of these concerns should surprise anyone involved in this project. The Courts recently advised me that they now are considering excluding additional individuals from delegated release, including those who are 31% or more likely to fail to appear, 32% or more likely to be rearrested, and career criminals charged with felonies. I remain optimistic that the Courts will address all of my concerns prior to implementation.

As always, I am gratified that we can agree to disagree as professionals without jeopardizing our great working relationships. Change is never easy. I am appreciative of the Courts' leadership and the great labor by the Public Defender's Office, MDCR, and my office team in grappling with this very complicated system involving pre-trial release. During the past year, we have worked through many of our differences and made significant progress that will make our system more fair and equitable. Rest assured that I will continue doing everything I can to further improve our justice system.



APPENDIX A
Improving Pretrial Release in Miami-Dade County, Florida
State Attorney Katherine Fernandez Rundle's
Guiding Principles and Detailed Proposal for Implementation

August 11, 2022

1. Public safety is our primary responsibility and number one priority.
2. We have a moral obligation to consider the needs and concerns of victims, as well as the community at large.
3. Victims have a constitutional right to be heard under Marsy's Law on pretrial release if they invoke that right. *See* Art. I, Section 16(b)(1-5).
4. Officers may warn, cite, or issue promises to appear (PTA) to individuals who commit lesser non-violent crimes and are not an ongoing threat to public safety.
5. No one should be incarcerated, or remain so, simply because they are poor.
6. No one should be released solely because they have financial resources.
7. From a legal standpoint, an arrestee cannot be released after booking and prior to First Appearance absent the State and victims' consent (if the victim invokes his or her rights under Marsy's Law). *See* F.S. 903.046, F.S. 907.041, Rule 3.130, and Art. I, Section 16(b)(1-5).
 - The State is a party to the action and has a right to notice and opportunity to be heard. *Id.*
 - Victims have a constitutional right to be heard even though they are not a party to the action.ⁱ *See* Art. I, Section 16(b)(1-5).
 - The determination of bond is an exclusively judicial function, *State ex rel. Harrington v. Genung*, 300 So. 2d 271, 272 (Fla. 2d DCA 1974), and the Courts "cannot delegate the sole authority to perform 'a purely judicial function.'" *See State Farm Mutual Automobile Insurance Company v. Kendrick*, 780 So. 2d 231 (Fla. 3d DCA 2001).ⁱⁱ Further, the Chief Judge's ability to establish procedures for the uniform operation of the circuit under Rule 2.050(b) is limited; he or she cannot limit the power of a magistrate to set bond. *See, e.g. Valdez v. Chief Judge of Eleventh Judicial Circuit of Florida*, 640 So. 2d 1164 (Fla. 3d DCA 1994). Accordingly, the Court should not delegate its release decisions to the Miami-Dade Corrections and Rehabilitation (MDCR) over the State's objection since it may violate the Separation of Powers Doctrine.

8. On every arrest affidavit, there is a checkbox allowing officers to ask that arrestees be held for a First Appearanceⁱⁱⁱ hearing. Officers should be better trained in the usage of this box. Further, the Courts and MDCR should honor their requests to hold arrestees for First Appearance.^{iv}
9. Individuals charged with felonies should be treated differently than persons charged with misdemeanors.^v
10. Moving forward, in an effort to support much of the APPR initiative, we will agree to allow MDCR to release people charged with lower-level non-violent victimless crimes prior to first appearance so long as they are not a risk of flight or danger to the public.
11. The Courts have agreed with us to exclude over 700 crimes, including all non-bondable offenses and most violent crimes, on an "excludable list."^{vi} Under our agreement, arrestees charged with offenses on the list cannot be released before seeing a judge (ie. they are not eligible for delegated release). While we appreciate the Courts' willingness to include these offenses on the list, we are concerned that they are not including others like robbery by sudden snatching, and animal cruelty resulting in serious bodily injury or death, and non-domestic assault and battery.
12. Arrestees should *not* be released by MDCR before seeing a judge if they meet any of the following conditions:
 - Are charged with an offense punishable by life or a capital offense. *See* Art. I, Section 14 and *Arthur v. State*, 390 So. 2d 717 (Fla. 1980);^{vii}
 - Are charged with dangerous crime as defined by F.S. 907.041;^{viii}
 - Are charged with an offense involving a firearm or other deadly weapon;
 - Are individuals required to register as a sexual offender under F.S. 943.0435 or a sexual predator under F.S. 775.21, *see* F.S. 903.046(2)(m);
 - Are charged with any offense that requires them to be held under State law;^{ix}
 - Are charged with any violent crime, including assault, battery, robbery by sudden snatching, and animal cruelty resulting in serious bodily injury or death;
 - Are charged with a trafficking offense punishable by a minimum prison sentence requirement;
 - Are charged with on offense on the excludable list;^x
 - Qualify as any type of career criminal and/or for any type of enhancement (ie. HO, HVO, GORT, PRR, hate crime, etc.) and are charged with an enhanceable felony;^{xi}

- Are assessed with a scaled score of 4 or higher on any of the PSA scales and charged with a felony offense other than simple possession of a controlled substance;^{xii}
 - Are subject to a hold, open warrant, or probation violation,^{xiii} or
 - Have a pending case.
13. When MDCR releases someone through delegated release, they may only impose those conditions included in the recommendations accompanying the Risk Matrix.^{xiv} Unfortunately, the recommendations do not include house arrest, regardless of the PSA score. That means that MDCR cannot put someone on house arrest without a judge's approval, even when it is necessary to protect the public or ensure the individual's appearance in court. Therefore, the recommended conditions of release should include house arrest (participation in the Monitored Release Program) for appropriate cases.
 14. Those individuals who are not released by MDCR as part of the delegated release program, should appear before a judge within 24 hours of arrest or sooner prior to being released.
 15. By law, arrestees who appear before the Court should be released on the least restrictive means necessary to protect the public and ensure their appearance in Court as quickly as possible. See F.S. 903.046, F.S. 907.041, Rule 3.130-3.131.
 16. By law, arrestees who appear before the Court should be released on non-monetary conditions if they are not a risk of flight or a danger to the public. *Id.*
 17. Judges should set reasonable and appropriate terms for release, including but not limited to supervision, alcohol/drug testing, electronic monitoring, monetary bonds, treatment, and stay away orders, for all arrestees who appear before the Court and are charged with *bondable* offenses, unless the SAO indicates a desire to file a motion to detain (note, however, that arrestees who have open pending felony cases, probation violations, etc., should be held no bond on those cases).
 18. MDCR, the Courts, Miami-Dade Information Technology Department (ITD), PDO, and SAO must work together to ensure that each defendant's risk assessment report is automatically and electronically provided to all parties and placed in the Court file^{xv} prior to First Appearance. This will ensure that all parties have access to the reports and ensure transparency.
 19. Community engagement is a critical part of the APPR process. Accordingly, the proposed system should be presented to a diverse cross-section of the community, who should be given an opportunity to provide their input. Their recommendations should be considered by the APPR team prior to any implementation.
 20. This proposed program should be implemented in stages to ensure there are no unintended consequences that undermine anyone's rights or public safety.

21. The proposed changes should be piloted with lower-level offenders and expanded to include those charged with more serious crimes only if the program is proven to be safe and effective in Miami-Dade County.
22. The program should be evaluated on a regular basis and modified as appropriate based on the data/evidence.
23. Transparency is critical. The pretrial release program shall comply with all record keeping and reporting requirements of the Citizens' Right-to-Know Act, F.S. 907.043.

ⁱ Notably, Art. I, Section 16(b)(7) states: "The rights of the victim, as provided in subparagraph (6)a., subparagraph (6)b., or subparagraph (6)c., that *apply to any first appearance proceeding are satisfied by a reasonable attempt by the appropriate agency to notify the victim and convey the victim's views to the Court.*" This explicitly includes hearings that determine defendant's release from custody and/or bail.

ⁱⁱ In misdemeanor cases, arresting officers and booking officers can release those charged with most misdemeanors and ordinance violations on a Notice to Appear. See R. 3.125. However, there is no statute or rule that authorizes a release determination by a non-judicial entity in felony cases. The Legislature could craft a statute that permits a Court to delegate some limited authority, and the Supreme Court could promulgate a rule that determines that procedure, but none exists. As such, there is no mechanism to broadly delegate release conditions prior to first appearance. *Johnson v. State*, 336 So. 2d 93, 95 (Fla. 1976).

ⁱⁱⁱ First Appearance hearings are colloquially referred to as "bond hearings."

^{iv} The Arrest Affidavits currently contain a statement that the officers must appear in Court. However, prosecutors obviously can advocate the State's interest.

^v The current proposal uses one risk matrix for all crimes. We propose using three risk matrices, one for non-violent misdemeanors, one for violent misdemeanors and non-violent felonies, and one for violent felonies.

^{vi} See Appendix B, the Excludable List.

^{vii} Non-bondable offenses include various types of murder, sexual battery, human trafficking, kidnapping, robbery, arson, and burglary.

^{viii} F.S. 907.041 includes bondable offenses like sexual battery, robbery, kidnapping, aggravated battery, aggravated assault, and acts of domestic violence as defined in F.S. 741.28, in addition to non-bondable offenses.

^{ix} State law requires certain offenders to be held for First Appearance, including, but not limited to, individuals charged with domestic violence pursuant to F.S. 903.047(1) and individuals who participated in a riot or a variety of crimes during a riot, see, e.g. F.S. 784.0495(3) (Mob intimidation), F.S. 812.014(2)(b)(4) (Theft), F.S. 870.02(3)(f) (Burglary).

^x This list is available to the public.

^{xi} It's generally accepted that a small number of people are responsible for the majority of crimes. We are concerned that releasing career criminals before requiring them to see a judge will undermine deterrence, particularly in light of recent reports relating to other jurisdictions' bail modification efforts.

^{xii} The New Criminal Arrest (NCA) and Failure to Appear (FTA) scales predict the likelihood that an arrestee will fail to appear in Court or be arrested for a new crime while on pretrial release.

The higher the score, the worse the predicted outcome. The NCA and FTA scores are associated with the following failure rates:

NCA 1 9%	NCA 2 15%	NCA 3 22%	NCA 4 32%	NCA 5 45%	NCA 6 53%
FTA 1 11%	FTA 2 15%	FTA 3 19%	FTA 4 27%	FTA 5 31%	FTA 6 35%

^{xiii} Pursuant to the Anti-Murder Act, those who qualify as Violent Felony Offenders of Special Concern (VFOSC) who violate their probation or community control must be held pending the resolution of their violations, unless the violation is for failure to pay costs, fines, or restitution. *See F.S. 948.06(8).*

^{xiv} *See Appendix C, the Risk Matrix.*

^{xv} The report placed in the Court file should be redacted as appropriate before being made public.

Appendix B : Delegated Release Excludable Offense List

<u>STATUTE</u>	<u>DESCRIPTION</u>	<u>BOND AMT</u>
825.102(2)	ABUSE/AGGRAVATED/ELDERLY/DISABLED ADULT	\$10,000
825.102(1)	ABUSE/ELDERLY/DISABLED ADULT/PHYSICAL/PSYCHO	\$5,000
825.102(1)	ABUSE/ELDERLY/DISABLED/PHYSICAL/PSYCH/PREJUDICE	\$7,500
784.045(1)(B)	AGG BATTERY/PREGNANT VICTIM/DEADLY WEAPON	\$10,000
784.083(2)	AGGRAVATED ASSAULT/CODE INSPECTORS	\$7,500
784.021(1)(A)	AGGRAVATED ASSAULT/DEADLY WEAPON/ATTEMPT	\$5,000
784.083(1)	AGGRAVATED BATTERY/CODE INSPECTORS	\$10,000
784.08(2)(A)	AGGRAVATED BATTERY/ON PERSON 65 OR OLDER/ATTEMPT	\$7,500
784.045	AGGRAVATED BATTERY/SOLICITATION	\$5,000
784.048(4)	AGGRAVATED STALKING/FIREARM/PRIOR RESTRAINT/INJ	\$7,500
860.16	AIRCRAFT PIRACY	\$10,000
893.135(1)(F)2	AMPHETAMINE/IMPORTATION/400GR>/PROBABLE DEATH	NO BOND
893.135(5)	AMPHETAMINE/TRAFFICK/CONSPIRACY	\$10,000
893.135(1)(F)1A	AMPHETAMINE/TRAFFICKING/14GR>/<28GR	\$50,000
893.135(1)(F)1C	AMPHETAMINE/TRAFFICKING/200GR>	\$250,000
893.135(1)(F)1B	AMPHETAMINE/TRAFFICKING/28GR>/<200GR	\$100,000
893.135(1)(F)1	AMPHETAMINE/TRAFFICKING/ARMED	NO BOND
893.135(1)(F)	AMPHETAMINES/TRAFFICKING/ATTEMPT	\$7,500
812.13(2)(A)	ARMED ROBBERY FIREARM/DW/ATTEMPT WITH MASK	\$10,000
806.01(1)	ARSON 1ST DEGREE	\$10,000
806.01(1)	ARSON 1ST DEGREE/ATTEMPT	\$7,500
806.01(1)	ARSON 1ST DEGREE/ATTEMPT/PREJUDICE	\$10,000
806.01(1)	ARSON 1ST DEGREE/PREJUDICE	NO BOND
806.01(2)	ARSON 2ND DEGREE	\$7,500
806.01(1)	ARSON/1ST DEGREE/CONSPIRACY	\$7,500
806.01(2)	ARSON/2ND DEGREE/ATTEMPT	\$5,000
806.031(1)	ARSON/BODILY HARM	\$1,000
806.031(2)	ARSON/GREAT BODILY HARM	\$7,500
806.01(2)	ARSON/SECOND DEGREE/CONSPIRACY	\$5,000
806.01(2)	ARSON/SECOND DEGREE/SOLICITATION	\$5,000
784.082(2)	ASSAULT/AGGRAVATED BY DETAINEE/VISITOR/DETAINEE	\$7,500
784.081(2)	ASSAULT/AGGRAVATED ON SPECIFIED OFFICIAL/EMPLOYEE	\$7,500
784.021(1)(B)	ASSAULT/AGGRAVATED/COMMIT FELONY/FIREARM	\$10,000
784.021(1)(A)	ASSAULT/AGGRAVATED/DEADLY WEAPON/PREJUDICE	\$7,500
784.021(1)(A)	ASSAULT/AGGRAVATED/FIREARM/PREJUDICE	\$7,500
784.021	ASSAULT/AGGRAVATED/JUDGE/ASA	\$7,500
784.021	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER	\$7,500
784.07	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER/FA/ATT	\$5,000
784.021	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER/FIREARM	\$7,500
784.08(2)(B)	ASSAULT/AGGRAVATED/ON PERSON 65 OR OLDER/DEAD WEAP	\$7,500
784.07(2)(C)	ASSAULT/AGGRAVATED/POL OFF/FIREFTR/INT OFF/ATTEMPT	\$5,000
784.07(2)(C)	ASSAULT/AGGRAVATED/POL OFFICER/FIREFIGHTER/INTAKE	\$7,500
784.021	ASSAULT/AGGRAVATED/RELIGIOUS INSTITUTION	\$7,500

784.021	ASSAULT/AGGRAVATED/SOLICITATION	\$1,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH A DEADLY WEAPON	\$5,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH A FIREARM	\$10,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH DEADLY WEAPON/MASK	\$7,500
784.021(1)(B)	ASSAULT/AGGRAVATED/WITH INTENT TO COMMIT A FELONY	\$5,000
782.08	ASSISTING SELF-MURDER	\$7,500
794.05	ATTEMPT UNLAWFUL SEX ACTIVITY WITH SPECIFIED MINOR	\$5,000
784.07(2)(D)	ATTEMPT/AGG BATTERY/LAW ENFORCEMENT OFFICER	\$7,500
782.051(2)	ATTEMPTED FELONY MURDER	\$10,000
782.051(1)	ATTEMPTED FELONY MURDER - PBL	NO BOND
782.051(3)	ATTEMPTED FELONY MURDER/CAUSING INJURY	\$7,500
782.051(3)	ATTEMPTED FELONY MURDER/CAUSING INJURY/FIREARM	\$10,000
782.051(2)	ATTEMPTED FELONY MURDER/FIREARM	NO BOND
782.051(1)	ATTEMPTED FELONY MURDER/FIREARM/D WEAPON/AGG BATT	NO BOND
784.07(2)(D)	BATT/AGG/POL OFF/FFIGHTER/INT OFC/DWEAP/BOD HARM	\$10,000
784.045(1)(A)1	BATTERY/AGGRAV/GREAT BODILY HARM/FIREARM/PREJUDICE	NO BOND
784.045	BATTERY/AGGRAVATED	\$7,500
784.045(1)(A)	BATTERY/AGGRAVATED	\$7,500
784.082(1)	BATTERY/AGGRAVATED BY DETAINEE/VISITOR/DETAINEE	\$10,000
784.045(1)(A)2	BATTERY/AGGRAVATED DLY/WEA/FA/MASK	\$10,000
784.045	BATTERY/AGGRAVATED/ATTEMPT	\$5,000
784.045(1)(A)1	BATTERY/AGGRAVATED/BODILY HARM/DEADLY WEAPON	\$10,000
784.045(1)(A)1	BATTERY/AGGRAVATED/BODILY HARM/DEADLY WEAPON/ELDER	NO BOND
784.045	BATTERY/AGGRAVATED/CONSPIRE	\$5,000
784.045	BATTERY/AGGRAVATED/DEADLY WEAPON/ATTEMPT	\$7,500
784.045(1)(A)2	BATTERY/AGGRAVATED/DEADLY WEAPON/PREJUDICE/ATTMPT	\$7,500
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM	\$7,500
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM/MASK	\$10,000
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM/WEAPON	\$10,000
784.045	BATTERY/AGGRAVATED/LAW ENFORCEMENT OFFICER	\$10,000
784.045(1)(B)	BATTERY/AGGRAVATED/OF A PREGNANT VICTIM	\$10,000
784.08(2)(A)	BATTERY/AGGRAVATED/ON PERSON 65 OR OLDER	\$10,000
784.08(2)(A)	BATTERY/AGGRAVATED/ON PERSON 65 OR OLDER/PREJUDICE	NO BOND
784.081(2)	BATTERY/AGGRAVATED/ON SPECIFIED OFFICIAL/EMPLO/ATT	\$7,500
784.081(2)	BATTERY/AGGRAVATED/ON SPECIFIED OFFICIAL/EMPLOYEE	\$10,000
784.045	BATTERY/AGGRAVATED/PRIOR CONVICTION	\$7,500
784.045(1)(A)2	BATTERY/AGGRAVATED/WITH A DEADLY WEAPON	\$10,000
784.045(1)(A)2	BATTERY/AGGRAVATED/WITH DEADLY WEAPON/GANG	\$10,000
784.045	BATTERY/AGGRAVATED/WITH PREJUDICE/WEAP/BODILY HARM	\$10,000
784.041(2)(A)	BATTERY/DOMESTIC/BY STRANGULATION	\$5,000
784.078	BATTERY/FACILITY EMPLOYEE BY DETAINEE/EXPEL FLUIDS	\$5,000
327.35(3)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$10,000
327.35(3)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
327.35(3)(A)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
790.164	BOMB, ARSON/FALSE REPORT AGAINST STATE PROPERTY	\$7,500
790.161(3)	BOMB, DESTRUCTIVE DEVICE/CAUSE BODILY HARM	\$25,000
790.1615(1)	BOMB, DESTRUCTIVE DEVICE/CAUSE BODILY HARM	\$1,000

790.161(2)	BOMB, DESTRUCTIVE DEVICE/CAUSE DISRUPTION	\$10,000
790.161(2)	BOMB, DESTRUCTIVE DEVICE/CAUSE DISRUPTION/PREJUDIC	\$10,000
790.161(4)	BOMB, DESTRUCTIVE DEVICE/CAUSING DEATH	NO BOND
790.1615(2)	BOMB, DESTRUCTIVE DEVICE/GREAT BODILY HARM	\$7,500
790.161(1)	BOMB, DESTRUCTIVE DEVICE/MAKE, POSSESS, THROW	\$5,000
790.162	BOMB, DESTRUCTIVE DEVICE/THREATEN TO THROW, PLACE	\$7,500
790.162	BOMB, DESTRUCTIVE DEVICE/THREATEN TO THROW/PREJUDC	\$10,000
790.164(1)	BOMB/ARSON/ATT/FALSE REPORT AGAINST STATE PROPERTY	\$5,000
790.161(2)	BOMB/DESTRUCTIVE DEVICE/CAUSE DISRUPTION/CONSPIRE	\$5,000
790.161(2)	BOMB/DESTRUCTIVE DEVICE/CAUSE DISRUPTION/SOLICIT	\$5,000
327.35(3)(C)3A	BUI/MANSLAUGHTER	\$7,500
327.35(3)(C)3B	BUI/MANSLAUGHTER/FAIL TO GIVE AID/INFORMATION	\$10,000
810.02(2)(C)2	BURG/DWELLING/STRUCTURE/DAMAGE >1K - PBL	NO BOND
810.02(2)(C)1	BURG/DWELLING/STRUCTURE/VEH INSTRUMENTALITY - PBL	NO BOND
810.02(2)(A)	BURG/WITH ASSAULT OR BATTERY/ARMED/CONSPIRACY	\$10,000
810.02 (2)(A)	BURG/WITH ASSAULT OR BATTERY/ARMED/SOLICITATION	\$10,000
810.02(3)(C)	BURGLARY OCCUPIED STRUCTURE/SOLICITATION	\$5,000
810.02(2)(A)	BURGLARY WITH ASSAULT OR BATTERY/PREJUDICE	NO BOND
810.02(2)(B)	BURGLARY/ARMED - PBL	NO BOND
810.02(2)(B)	BURGLARY/ARMED/ATTEMPT	\$10,000
810.02(2)(B)	BURGLARY/ARMED/CONSPIRE	\$7,500
810.02(2)(B)	BURGLARY/ARMED/SOLITATION	\$7,500
810.02(1)(B)2	BURGLARY/ASSAULT/BATTERY/CRIMES AFTER 7/1/01	\$10,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE	\$7,500
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/ATTEMPT	\$5,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/CONSPIRACY	\$5,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/SOLICITATION	\$5,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING	\$15,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ ATTEMPT	\$5,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ ATTEMPT/DOE	\$7,500
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ARMED/MASK	NO BOND
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/DOE	\$10,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/MASKED	\$10,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/SOLICITATION	\$5,000
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE	\$7,500
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE/ATTEMPT	\$5,000
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE/CONSPIRACY	\$5,000
810.02(2)(C)	BURGLARY/SMASH & GRAB	\$10,000
810.02(2)(C)	BURGLARY/SMASH/GRAB/ARMED/MASK-PBL	NO BOND
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING WHILE MASKED	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/ATTEMPT	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/CONSPIRACY	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/DOE	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/SOLICITATION	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/WITH PREJUDICE	\$10,000
810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY - PBL	NO BOND

810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY/ARMED	NO BOND
810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY/ATTEMPT	\$7,500
810.02(2)(A)	BURGLARY/WITH ASSAULT/BATTERY/ARMED/ATTEMPT	\$10,000
893.135(1)(J)1A	BUTANEDIOL/TRAFFICK/1K>/<5K/SOLICIT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICK/5K><10K/ATTEMPT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICK/5K><10K/SOLICIT	\$7,500
893.135(1)(J)1C	BUTANEDIOL/TRAFFICKING/10K>	\$250,000
893.135(1)(J)2C	BUTANEDIOL/TRAFFICKING/10K>/SOLICIT	\$7,500
893.135(1)(J)1A	BUTANEDIOL/TRAFFICKING/1K><5K	\$50,000
893.135(1)(J)1A	BUTANEDIOL/TRAFFICKING/1K><5K/ATTEMPT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICKING/5K><10K	\$100,000
796.035	BUY/SELL MINORS INTO SEX TRAFFICKING/PROSTITUTION	\$10,000
796.035	BUY/SELL MINORS INTO SEX TRAFFICKING/PROSTITUTION	\$10,000
893.135(5)	CANNABIS/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(A)3	CANNABIS/TRAFFICK/10K>LBS/10K> PLANTS	\$250,000
893.135(1)(A)2	CANNABIS/TRAFFICK/2000-10000LBS/2K-10K PLANTS	\$50,000
893.135(1)(A)	CANNABIS/TRAFFICKING/ARMED	NO BOND
893.135(1)(A)	CANNABIS/TRAFFICKING/ARMED/ATTEMPT	\$10,000
893.135(1)(A)	CANNABIS/TRAFFICKING/ATTEMPT	\$7,500
856.04(1)	CHILD ABANDONMENT/DESERT/WITHHOLD SUPPORT	\$5,000
39.205(2)	CHILD ABUSE/18 OR OLDER & LIVE W/CHILD/FAIL TO REP	\$5,000
827.03(2)(A)	CHILD ABUSE/AGG/GREAT BOD HARM/TORT/PREJUDICE	NO BOND
827.03(2)(A)	CHILD ABUSE/AGGRAV/GREAT BOD HARM/TORTURE	\$10,000
827.03(2)(A)	CHILD ABUSE/AGGRAV/GREAT BOD HARM/TORTURE/DW	NO BOND
827.03(1)	CHILD ABUSE/AGGRAVATED/GREAT BOD HARM/TOR/90	\$7,500
827.04(3)	CHILD ABUSE/IMPREGNATING MINOR FEMALE	\$10,000
827.03(2)(C)	CHILD ABUSE/NO GREAT BODILY HARM	\$5,000
827.03(2)(B)	CHILD NEGLECT GREAT BOD HARM	\$7,500
827.03(2)(D)	CHILD NEGLECT NO GREAT BOD HARM	\$5,000
43-43	CHILD NEGLECT, ABUSE/COUNTY ORDINANCE	\$500
13-13	CHILD NEGLECT, ABUSE/MUNICIPAL ORDINANCE	\$500
787.04	CHILD/REMOVAL FROM STATE	\$5,000
394.914	CIVIL COMMITMENT/SEXUAL VIOLENT PREDATOR	TO BE SET
893.135(5)	COCAINE/CONSPIRE TO TRAFFICK	VARYING
893.135(5)	COCAINE/ILLEGAL DRUGS/CONSPIRE TO TRAFFICK/ARMED	NO BOND
893.135(1)(B)3	COCAINE/IMPORTATION/300K>/PROBABLE DEATH	NO BOND
893.13(6)(A)1	COCAINE/POSSESSION WITH A FIREARM	\$7,500
893.135(1)(B)2	COCAINE/TRAFFICKING 150K>/CAUSING DEATH	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K TO 300K - PBL	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K TO 300K - PBL/CON	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K>/ARMED	NO BOND
893.135(1)(B)1B	COCAINE/TRAFFICKING/200>/<400 GRAMS	\$50,000
893.135(1)(B)1A	COCAINE/TRAFFICKING/28>/<200	\$25,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28G>/<150K/ATTEMPT	\$10,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K	\$50,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K/ARMED	NO BOND
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K/SOLICITATION	\$10,000

893.135(1)(B)1C	COCAINE/TRAFFICKING/400>/<150K	\$250,000
893.135(1)(B)1	COCAINE/TRAFFICKING/ARMED/ATTEMPT	NO BOND
893.13(1)(E)1	COKE/SELL/POSS W/INT/1000FT/CHURCH/CONV STORE/ARM	NO BOND
876.35	COMBINATION AGAINST PART OF THE PEOPLE OF STATE	\$5,000
847.0135	COMPUTER PORNOGRAPHY	\$1,000
847.0135(3)	COMPUTER SERVICE/PROHIBITED USE/MISREPRESENT AGE	\$7,500
847.0135(4)	COMPUTER SERVICE/TRAVEL TO MEET MINOR/IN/OUT STATE	\$7,500
847.0135(3)	COMPUTER SERVICES/CERTAIN USES PROHIBITED	\$5,000
790.01(2)	CONCEALED FIREARM/CARRYING	\$5,000
790.01(2)	CONCEALED FIREARM/POSSESSION POLICE SCANNER	\$7,500
790.06(12)	CONCEALED WEAPON OR FIREARM/LICENSE TO CARRY	\$500
893.1351(1)	CONT SUB/OWN/RENT FOR PURPOSE OF TRAFFICKING	\$5,000
893.1351(1)	CONT SUB/OWN/RENT FOR PURPOSE OF TRAFFICKING/CON	\$5,000
893.1351(3)	CONT SUB/POSN OF PLACE/MANUFACTURING/MINOR/ARMED	NO BOND
893.1351(2)	CONT SUB/POSN OF PLACE/PURPOSE OF TRAFFICKING	\$10,000
893.1351(2)	CONT SUB/POSN OF PLACE/PURPOSE OF TRAFFICKING/ARM	\$7,500
893.13(1)(C)1	CONT SUB/SELL/DEL/POSN W/INT/1000 FT/SCH/ARMED	NO BOND
893.13(1)(H)1	CONT SUB/SELL/MAN/DEL/POSS/1000 FT/ASSISTLIV/ARMED	NO BOND
893.13(1)(E)	CONT SUB/SELL/POSN W/I 1000FT/CHURCH/CONV STORE/ARM	NO BOND
893.20(1)	CONTINUING CRIMINAL ENTERPRISE	NO BOND
893.13(6)(C)	CONTROLLED SUBSTANCE/POSSESSION 10GR+/ARMED	NO BOND
784.05(3)	CULPABLE NEGLIGENCE/FIREARM W/IN EASY ACCESS/MINOR	\$5,000
039.04	DELINQUENCY	NO BOND
996.004	DOMESTIC VIOLENCE WARRANT	TO BE SET
741.31	DOMESTIC VIOLENCE/VIOLOGATION OF INJUNCTION	TO BE SET
741.31(4)(A)	DOMESTIC VIOLENCE/VIOLOGATION OF INJUNCTION	TO BE SET
741.31(4)(C)	DOMESTIC VIOLENCE/VIOLOGATION OF INJUNCTION 2/+ CON	\$5,000
316.193(3)(C)3	DRIVING UNDER THE INFLUENCE/MANSLAUGHTER	\$25,000
316.193(3)(C)3A	DRIVING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
893.135(5)	DRUGS/CONSPIRE TO TRAFFICK	VARYING
893.20	DRUGS/CONTINUING CRIMINAL ENTERPRISE	NO BOND
893.135	DRUGS/TRAFFICKING	\$50,000
316.193(3)(C)3B	DUI MANSLAUGHTER/FAILURE TO RENDER AID	\$10,000
794.011(8)(C)	ENGAGE IN SEX ACT WITH FAM CHILD <12/ATTEMPT	\$10,000
794.011(8)(C)	ENGAGE IN SEX ACT WITH FAMILIAL CHILD UNDER 12	NO BOND
794.011(8)(B)	ENGAGE IN SEXUAL ACT W FAMILIAL CHILD/BEFORE4/1/14	\$10,000
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/ARMED	NO BOND
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/ATTEMPT	\$7,500
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/PBL	NO BOND
825.103(3)(B)	EXPLOITATION OF ELDERLY/DIS/\$10K +/- \$50K	\$7,500
825.103(2)(B)	EXPLOITATION OF ELDERLY/DIS/\$20K +/- \$100K/10/1/14	\$7,500
825.103(2)(A)	EXPLOITATION OF ELDERLY/DIS/100K+/10/1/14	\$10,000
825.103(3)(A)	EXPLOITATION OF ELDERLY/DIS/50K+	\$10,000
825.103(3)(C)	EXPLOITATION OF ELDERLY/DISABLED/LESS THAN 10K	\$5,000
825.103(2)(B)	EXPLOITATION OR ELDERLY OR DISABLED/CON/10/1/14	\$7,500
794.011(10)	FALSE ACCUSATION OF SEXUAL BATTERY ON LEO/CORRECT	\$5,000
787.02(3)(A)	FALSE IMPRIS/CHILD UNDER 13/AGGRAV CIRC/ARMED	NO BOND

787.02(2)	FALSE IMPRISONMENT	\$5,000
787.02(3)A	FALSE IMPRISONMENT OF A CHILD UNDER AGE 13 - PBL	NO BOND
787.02(3)A	FALSE IMPRISONMENT OF A CHILD UNDER AGE 13/ATTEMPT	\$7,500
787.02(2)	FALSE IMPRISONMENT/ARMED/CONSPIRACY	\$5,000
787.02(2)	FALSE IMPRISONMENT/ATTEMPT	\$5,000
787.02(2)	FALSE IMPRISONMENT/DEADLY WEAPON	\$7,500
787.02(2)	FALSE IMPRISONMENT/DEADLY WEAPON/MASK	\$10,000
843.08	FALSELY PERSONATING OFFICER/COMM/FEL/DW/DEATH	NO BOND
782.04(1)	FEL MURDER 1ST DEGREE/LAW ENFORCEMENT OFF/ATTEMPT	NO BOND
782.051(1)	FELONY CAUSING BODILY INJURY/COMMITTED <10/98	\$10,000
794.08(2)	FEMALE GENITAL MUTILATION/<18	\$10,000
794.08(3)	FEMALE GENITAL MUTILATION/<18	\$7,500
794.08(4)	FEMALE GENITAL MUTILATION/<18	\$5,000
893.135(1)(C)4	FENTANYL TRAFFICKING 4 GRAMS OR MORE	VARYING
893.135(1)(C)4	FENTANYL TRAFFICKING ARMED	NO BOND
790.27(1)(A)	FIREARM/ALTER REMOVE SERIAL NUMBER	\$5,000
790.27(2)(A)	FIREARM/ALTERED ID/POSSESSION	\$1,000
790.235	FIREARM/CONCEALED WEAPON/POSN BY VIOL CAREER CRIM	\$10,000
790.15(3)	FIREARM/DIRECTED BY DRIVER TO DISCHARGE FROM VEH	\$5,000
790.15(2)	FIREARM/DISCHARGE FROM A VEHICLE	\$7,500
790.15(1)	FIREARM/DISCHARGE IN PUBLIC	\$1,000
21-18.1	FIREARM/DISCHARGE OVER PRIVATE PROPERTY/COUNTY ORD	\$500
15-2	FIREARM/DISCHARGE/MUNICIPAL ORDINANCE	\$500
40E-7.527(1)	FIREARM/POSSESS ON SOFLA WATER MNGT LAND/FAC	\$500
790.22(3)	FIREARM/POSSESSION BY A MINOR	\$1,000
790.22(3)	FIREARM/POSSESSION BY A MINOR/SUBSEQUENT OFFENSE	\$5,000
790.22(4)(A)	FIREARM/POSSESSION BY MINOR/APPROVED BY GUARDIAN	\$5,000
68A-15.064(3)D2	FIREARM/POSSESSION IN CLOSED SEASON	\$500
790.174	FIREARM/SAFE STORAGE FROM MINOR	\$500
790.065	FIREARM/SALE OR DELIVERY TO UNLICENSED PERSON	\$5,000
790.175	FIREARM/SALE/REQUIRED WARNINGS VIOLATION	\$500
790.115(2)(C)	FIREARM/SCHOOL PROPERTY/POSSESSION	\$5,000
21-20.14	FIREARM/SELL/DEL/PERSON UNDER INFLUENCE/COUNTY ORD	\$500
790.17(2)(A)	FIREARM/SELL/TRANSFER TO MINOR	\$5,000
790.151	FIREARM/USE WHILE UNDER THE INFLUENCE	\$500
790.07(2)	FIREARM/USE, DISPLAY WHILE COMMITTING A FELONY	\$7,500
790.23(4)	FIREARM/WEAP/AMMO/POSN/CONV. FELON/DELINQ/GANG-PBL	NO BOND
790.06(1)	FIREARM/WEAPON/CONCEALED/FAIL TO CARRY LICENSE	PAYABLE
790.115(2)	FIREARM/WEAPON/POSN/SCHOOL PROPERTY/EVENT	\$5,000
21-20.18	FIVE-DAY WAITING PERIOD FIREARMS SALES	\$500
316.1935(3)(B)	FLEEING/ELUDING/PO/HIGH SPEED/INJURY/DEATH/DWEAPON	NO BOND
893.135(1)(G)2	FLUNITRAZEPAM/TRAFFICK/30K>	\$100,000
893.135(1)(G)2	FLUNITRAZEPAM/TRAFFICK/30K>/CAUSING DEATH	NO BOND
893.135(1)(G)1B	FLUNITRAZEPAM/TRAFFICKING/14GR>/<28GR	\$100,000
893.135(1)(G)1C	FLUNITRAZEPAM/TRAFFICKING/28GR>/<30KG	\$500,000
893.135(1)(G)(1)	FLUNITRAZEPAM/TRAFFICKING/4GR>/<14GR	\$50,000
859.01	FOOD OR WATER/POISON	\$10,000

859.01	FOOD OR WATER/POISON/ATTEMPT	\$7,500
893.135(1)(I)1C	GAMMABUTYROLACTONE/GBL/TRAFFICKING/10K>	\$500,000
893.13(1)(I)1A	GAMMABUTYROLACTONE/GBL/TRAFFICKING/1K><5K	\$50,000
893.135(1)(I)1B	GAMMABUTYROLACTONE/GBL/TRAFFICKING/5K><10K	\$100,000
874.10	GANG ACTIVITY/INITIATE/ORGANIZE/PLAN/FINANCE - PBL	NO BOND
874.12(2)	GANG ACTIVITY/POSN/MAN/ID DOC TO BENEFIT	\$7,500
874.13	GANG/ELECTRONIC COMMUNICATION TO INTIMIDATE/HARASS	\$5,000
812.014(2)(A)	GRAND THEFT 1ST DEG/ARMED	NO BOND
812.014(2)(C)5	GRAND THEFT 3D/FIREARM/ATTEMPT	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD FIREARM	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD/FIREARM/CONSPIRE	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD/FIREARM/SOLICIT	\$5,000
914.22(4)(E)	HARASS/WIT/VIC/1PBL/CAPITAL FELONY - PBL	NO BOND
381.0041(11)(B)	HIV INFECTED/KNOWINGLY DONATE BLOOD/TISSUE/ORGAN	\$5,000
384.24(2)	HIV INFECTED/SEX W/ANOTHER W/O INFORMING/MULTIPLE	\$10,000
384.24(2)	HIV INFECTED/SEX W/ANOTHER/UNINFORMED/ATTEMPT	\$1,000
384.24(2)	HIV INFECTED/SEX WITH ANOTHER/UNINFORMED	\$5,000
775.0877(3)	HIV/CRIMINAL TRANSMISSION	\$5,000
775.0877(3)	HIV/CRIMINAL TRANSMISSION/ATTEMPT	\$1,000
812.135(2)(C)	HOME INV/ROBBERY/W/O FIREARM OR WEAPON	\$10,000
787.06(3)(H)	HUMAN TRAFFICKING <15/10/1/14	NO BOND
787.06(3)(G)	HUMAN TRAFFICKING <18 COMMERCIAL SEXUAL	NO BOND
787.06(3)(G)	HUMAN TRAFFICKING <18 PBL/10/1/14	NO BOND
787.06	HUMAN TRAFFICKING W/INTENT/OLD	\$7,500
787.06	HUMAN TRAFFICKING W/INTENT/OLD	\$7,500
787.06(3)(A)1	HUMAN TRAFFICKING/ LABOR OR SERVICES/CHILD	\$10,000
787.06(3)(A)1	HUMAN TRAFFICKING/ LABOR OR SERVICES/CHILD	\$10,000
787.06(3)(E)1	HUMAN TRAFFICKING/ LABOR SER TRANS STATE/CHILD	\$10,000
787.06(3)(E)1	HUMAN TRAFFICKING/ LABOR SER TRANS STATE/CHILD	\$10,000
787.06(3)(C)1	HUMAN TRAFFICKING/ LABOR SER UNAUTH ALIEN CHILD	\$10,000
787.06(3)(C)1	HUMAN TRAFFICKING/ LABOR SER UNAUTH ALIEN CHILD	\$10,000
787.06(4)(B)	HUMAN TRAFFICKING/BRANDING	\$7,500
787.06(4)(B)	HUMAN TRAFFICKING/BRANDING	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN ST/CON	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN ST/CON	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN STATE	\$10,000
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN STATE	\$10,000
787.06(3)(F)	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN/10/1/14	\$10,000
787.06(3)(F)	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN/10/1/14	\$10,000
787.06(3)(D)	HUMAN TRAFFICKING/COERCE COMM SEX ACT UNAUTH ALIEN	\$10,000
787.06(3)(D)	HUMAN TRAFFICKING/COERCE COMM SEX ACT UNAUTH ALIEN	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY/CON	\$7,500
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY/CON	\$7,500
787.06(3)(A)2	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES	\$10,000
787.06(3)(A)2	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES	\$10,000

787.06(3)(A)	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES/10/1/14	\$10,000
787.06(3)(A)	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES/10/1/14	\$10,000
787.06(3)(E)	HUMAN TRAFFICKING/COERCE LABOR SER TRA STA/10/1/14	\$10,000
787.06(3)(E)	HUMAN TRAFFICKING/COERCE LABOR SER TRA STA/10/1/14	\$10,000
787.06(3)(E)2	HUMAN TRAFFICKING/COERCE LABOR SER TRANS STATE	\$10,000
787.06(3)(E)2	HUMAN TRAFFICKING/COERCE LABOR SER TRANS STATE	\$10,000
787.06(3)(C)	HUMAN TRAFFICKING/COERCE LABOR SER UNA ALI/10/1/14	\$10,000
787.06(3)(C)	HUMAN TRAFFICKING/COERCE LABOR SER UNA ALI/10/1/14	\$10,000
787.06(3)(C)2	HUMAN TRAFFICKING/COERCE LABOR SER UNAUTH ALIEN	\$10,000
787.06(3)(C)2	HUMAN TRAFFICKING/COERCE LABOR SER UNAUTH ALIEN	\$10,000
787.06(4)(A)	HUMAN TRAFFICKING/PARENT CUSTODY/SELL/TRANS	NO BOND
787.06(3)(F)1	HUMAN TRAFFICKING/V<18 COMM SEX AT TRAN STA/PBL	NO BOND
18-161	HUNTING AND FIREARMS/MIAMI GARDENS MUN ORDINANCE	\$500
893.135(1)(C)2C	HYDROCODONE/TRAFFICKING/100GR>/<300GR	\$250,000
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/14GR>/<28GR/10/1/19	\$50,000
893.135(1)(C)2D	HYDROCODONE/TRAFFICKING/200GR>/<30K/10/1/19	\$500,000
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/28GR>/<50GR	\$50,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/28GR>/<50GR/10/1/19	\$100,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/28GR>/<50GR/ARM//10/1/19	NO BOND
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/28GR>/<50GR/ARMED	NO BOND
893.135(1)(C)2D	HYDROCODONE/TRAFFICKING/300GR>/<30K	\$500,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/50GR>/<100GR	\$100,000
893.135(1)(C)2C	HYDROCODONE/TRAFFICKING/50GR>/<200GR/10/1/19	\$250,000
893.135(5)	HYDROMORPHONE/CONSPIRE TO TRAFFICK/4><14G	VARYING
893.135(5)	ILLEGAL DRUGS/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(C)3	ILLEGAL DRUGS/TRAFFICK/60K>/PROBABLE DEATH	NO BOND
893.135(1)(C)1B	ILLEGAL DRUGS/TRAFFICKING/14GR>/<28GR	\$100,000
893.135(1)(C)1C	ILLEGAL DRUGS/TRAFFICKING/28GR>/<30KG	\$500,000
893.135(1)(C)1C	ILLEGAL DRUGS/TRAFFICKING/28GR>/<30KG/SOLICIT	\$7,500
893.135(1)(C)2	ILLEGAL DRUGS/TRAFFICKING/30K>	\$500,000
893.135(1)(C)2	ILLEGAL DRUGS/TRAFFICKING/30K>/CAUSING DEATH	NO BOND
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/4GR>/<14GR	\$50,000
893.135(1)(C)1A	ILLEGAL DRUGS/TRAFFICKING/4GR>/<14GR	\$50,000
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/ARMED	NO BOND
893.135(1)(5)	ILLEGAL DRUGS/TRAFFICKING/ARMED/ATTEMPT	\$10,000
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/ATTEMPT	\$7,500
876.38	INTERFERENCE WITH PROPERTY/HINDER WAR PREPARATION	NO BOND
393.135(6)C	INTIMIDATION TO CHANGE REPORT OF SEX WITH DISABILI	\$5,000
787.01(3)	KIDNAP/CHILD <13/W/SEX BATT/L&L/EXPLOIT/ARMED/ATTP	NO BOND
787.01(1)	KIDNAPPING - PBL	NO BOND
787.01(1)	KIDNAPPING/ATTEMPT	\$7,500
787.01(3)	KIDNAPPING/CHILD UNDER 13/ATTEMPT	\$10,000
787.01(3)	KIDNAPPING/CHILD UNDER 13/GANG	NO BOND
787.01(3)(A)	KIDNAPPING/CHILD UNDER 13/LL/SB/CA/PROS	NO BOND
787.01(1)	KIDNAPPING/CONSPIRE	\$7,500
787.01(1)	KIDNAPPING/LAW ENFORCEMENT OFFICER - PBL	NO BOND
787.01(1)	KIDNAPPING/SOLICITATION	\$7,500

787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATT/CONSPIRACY	\$7,500
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATTERY/ATTEMPT	\$7,500
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATTERY/LEO	NO BOND
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGGRAVATED BATT/MASK	NO BOND
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGGRAVATED BATTERY	NO BOND
782.09	KILLING OF UNBORN CHILD BY INJURY TO MOTHER	\$7,500
782.11	KILLING/UNNECESSARY, TO PREVENT UNLAWFUL ACT	\$7,500
800.04(6)(B)	L&L CONDUCT/ON A CHILD <16	\$7,500
800.04(6)(B)	L&L CONDUCT/ON A CHILD <16/ATT	\$5,000
800.04(6)(C)	L&L CONDUCT/ON A CHILD <16/DEF<18	\$5,000
800.04(7)(A)(C)	L&L EXHIBITION ON CHILD <16 BY DEF<18	\$5,000
800.04(7)(A)(B)	L&L EXHIBITION ON CHILD <16/DEF 18>	\$7,500
800.04(5)(C)1	L&L MOLESTATION ON CHILD <12 YRS/DEFT <18	\$7,500
800.04(5)(C)1	L&L MOLESTATION ON CHILD <12 YRS/DEFT <18/ATTEMPT	\$5,000
800.04(5)(C)2	L&L MOLESTATION ON CHILD 12-16 YEARS	\$7,500
800.04(5)(C)2	L&L MOLESTATION ON CHILD 12-16 YEARS/ATTEMPT	\$5,000
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18/<9/1/05	\$10,000
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>	NO BOND
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>/ATTEMPT	\$7,500
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>/ATTEMPT	\$10,000
800.04(5)(D)	L&L MOLESTATION/CHILD 12-16 YRS/DEF <18	\$5,000
800.04(5)(D)	L&L MOLESTATION/CHILD 12-16 YRS/DEF <18/ATTEMPT	\$5,000
800.04(5)(E)	L&L MOLESTATION/CHILD 12-16/PRIOR OFFENSE	\$10,000
775.0875(3)	LAW ENFORCEMENT OFFICER FIREARM/POSSESSION	\$1,000
775.0875(1)	LAW ENFORCEMENT OFFICER FIREARM/UNLAWFUL TAKING	\$5,000
800.04	FLEEING/ELUDING/PO/HIGH SPEED/INJURY/DEATH/DWEAPON	\$5,000
800.04	LEWD & LASCIVIOUS ASSAULT ON A CHILD/SOLICITATION	\$5,000
800.04(5)(C)2	LEWD & LASCIVIOUS MOLESTATION ON CHILD 12-16/ARMED	\$10,000
800.04(4)	LEWD ACT IN PRESENCE OF CHILD <16(03/93-10/99)	\$7,500
800.04	LEWD AND LASCIVIOUS ASSAULT ON CHILD	\$7,500
825.1025(2)(A)	LEWD AND LASCIVIOUS BATTERY/ELDERLY/DISABLED ADULT	\$7,500
21-81(A)	LEWD AND LASCIVIOUS BEHAVIOR/COUNTY ORDINANCE	\$500
34-34	LEWD AND LASCIVIOUS BEHAVIOR/MUNICIPAL ORDINANCE	\$500
800.04(2)	LEWD ASSAULT/CHILD/INTERCOURSE(03/93-10/99)	\$7,500
800.04(3)	LEWD ASSAULT/CHILD/UNDER 16 (03/93-10/99)	\$7,500
825.1025(3)(B)	LEWD&LASCIVIOUS MOLESTATION/ELDERLY/DISAB ADULT	\$5,000
825.1025(3)(B)	LEWD/LASC MOLESTATION/ELDERLY/DISAB ADULT/ATTEMPT	\$5,000
800.04(4)	LEWD/LASCIVIOUS BATTERY ON A CHD 12-16 YRS/9/30/14	\$7,500
800.04(4)(A)	LEWD/LASCIVIOUS BATTERY ON A CHD 12-16 YRS/9/30/14	\$7,500
800.04(4)	LEWD/LASCIVIOUS BATTERY ON A CHILD 12-16/ATTEMPT	\$5,000
800.04(4)(C)	LEWD/LASCIVIOUS BATTERY ON A CHILD/PRIOR OFFENSE	\$10,000
825.1025(2)(B)	LEWD/LASCIVIOUS BATTERY/ELDERLY/DISABLED ADULT	\$7,500
800.04(4)(A)(2)	LEWD/LASCIVIOUS BATTERY/OTHER SEX ACTS	\$7,500
800.04(4)(A)(1)	LEWD/LASCIVIOUS BATTERY/SEXUAL ACTIVITY	\$7,500
825.1025(4)(B)	LEWD/LASCIVIOUS EXHIBITION/ELDERLY/DISAB ADULT	\$5,000
787.025(2)(A)	LURING OR ENTICING A CHILD	\$1,000
787.025(2)(B)	LURING OR ENTICING A CHILD	\$5,000

787.025(2)(C)	LURING OR ENTICING A CHILD	\$5,000
893.135(1)(L)1A	LYSERGIC ACID (LSD)/TRAFFICKING/1>/<5GR	\$100,000
893.135(1)(L)1B	LYSERGIC ACID/LSD/TRAFFICKING/>5<7GR	\$500,000
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/1GR>/<5GR/CONSPIRACY	\$10,000
893.135(1)(L)1C	LYSERGIC ACID/LSD/TRAFFICKING/7>	\$500,000
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/7>GRMS/CONSP/ARMED	NO BOND
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/7>GRMS/CONSPIRACY	\$10,000
782.07	MANSLAUGHTER	\$7,500
782.07(4)	MANSLAUGHTER/AGG/PO/FF/EMT	\$10,000
782.07(3)	MANSLAUGHTER/AGGRAVATED/CHILD UNDER 18	\$10,000
782.07(2)	MANSLAUGHTER/AGGRAVATED/ELDERLY/DISABLED ADULT	\$10,000
782.07	MANSLAUGHTER/ATTEMPT	\$5,000
782.07	MANSLAUGHTER/LAW ENFORCEMENT OFFICER	\$10,000
782.07	MANSLAUGHTER/LAW ENFORCEMENT OFFICER/ATTEMPT	\$10,000
782.07	MANSLAUGHTER/WITH A DEADLY WEAPON	\$25,000
782.07	MANSLAUGHTER/WITH A DEADLY WEAPON/ATTEMPT	\$7,500
394.927	MENT HLTH FAC/ESCAPE/SEXUALLY VIOLENT PREDATOR	\$7,500
394.4693(6)(C)	MENT HLTH FAC/SEX MISCND/COERCE TO ALTER REPORT	\$5,000
394.4593(2)	MENTAL HEALTH FACILITY/SEXUAL MISCONDUCT	\$7,500
893.135(5)	METHAQUALONE/CONSPIRE TO TRAFFICK	VARYING
847.0145(2)	MINOR/PURCHASE/OBT CUST/SEXUAL EXPLOITATION/ATTMPT	\$7,500
847.0145(2)	MINOR/PURCHASE/OBTAIN CUSTODY/SEXUAL EXPLOITATION	\$10,000
782.04(1)	MURDER 1ST DEGREE	NO BOND
782.04(1)	MURDER 1ST DEGREE/CONSPIRE	NO BOND
782.04(1)	MURDER 1ST DEGREE/LAW ENFORCEMENT OFFICER	NO BOND
782.04(1)	MURDER 1ST DEGREE/PENDING INDICTMENT	NO BOND
782.04(1)	MURDER 1ST DEGREE/SOLICIT	\$10,000
782.04(1)	MURDER 1ST DEGREE/W/DEADLY WEAPON/CONSPIRACY	NO BOND
782.04(1)	MURDER 1ST DEGREE/WITH A DEADLY WEAPON/ATT/PREJUDI	NO BOND
782.04(1)	MURDER 1ST DEGREE/WITH A DEADLY WEAPON/ATTEMPT	NO BOND
782.04(2)	MURDER 2D DEGREE/ATTEMPT/DEADLY WEAPON/FIREARM	\$10,000
782.04	MURDER 2ND DEG/LAW ENFORCE OFF/ATTEMPT/DW/FA/AG BA	\$10,000
782.04(2)	MURDER 2ND DEG/LAW ENFORCE OFFICER/ATT/DEADLY WEAP	\$10,000
782.04(2)	MURDER 2ND DEGREE - PBL	NO BOND
782.04(2)	MURDER 2ND DEGREE/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/DEADLY WEAPON/AGG BATT/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/DEADLY WEAPON/LAW ENFORCE OFFCR	NO BOND
782.04(3)	MURDER 2ND DEGREE/FELONY - PBL	NO BOND
782.04(3)	MURDER 2ND DEGREE/FELONY/WEAPON	NO BOND
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFIC/ATT/DW	\$10,000
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFICER - PBL	NO BOND
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFICER/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/WITH A WEAPON	NO BOND
782.04(4)	MURDER 3RD DEGREE	\$7,500
782.04(4)	MURDER 3RD DEGREE/ATTEMPT	\$5,000
782.04(4)	MURDER 3RD DEGREE/LAW ENFORCEMENT OFFICER	\$10,000
782.04(4)	MURDER 3RD DEGREE/WITH DEADLY WEAPON	\$25,000

782.04(2)	MURDER/2 DEGREE/CONSPIRACY	\$7,500
782.04(2)	MURDER/2 DEGREE/CONSPIRACY/WEAPON	\$10,000
782.04(2)	MURDER/2ND DEG/ATTEMPT/DEADLY WEAPON/PREJUDICE	NO BOND
782.04(2)	MURDER/2ND DEG/DEADLY WEAPON/PREJUDICE	NO BOND
782.04(1)(A)1	MURDER/PREMEDITATED/ATTEMPT	\$10,000
782.04(1)(A)1	MURDER/PREMEDITATED/ATTEMPT/FA/DDLY WEP/AGG BATT	NO BOND
893.135(1)(N)3	N-BENZYL PHENETHYLAMINE COMP 400GR MORE DEATH	NO BOND
825.102(3)(B)	NEGLECT/ELDERLY/DISABLED ADULT/BODILY HARM/DISFIG	\$7,500
825.102(3)(C)	NEGLECT/ELDERLY/DISABLED ADULT/NO HARM	\$5,000
893.135(5)	OXYCODONE/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(C)3D	OXYCODONE/TRAFFICKING/100GR>/<30K	\$500,000
893.135(1)(C)3B	OXYCODONE/TRAFFICKING/14GR>/<25GR	\$100,000
893.135(1)(C)3C	OXYCODONE/TRAFFICKING/25GR>/<100GR	\$250,000
893.135(1)(C)3A	OXYCODONE/TRAFFICKING/7GR>/<14GR	\$50,000
893.135(1)(C)3	OXYCODONE/TRAFFICKING/ARMED/7GR>/<30K	NO BOND
847.0145(1)	PARENT/SELL/TRNSF CUSTODY/MINOR TO SEXUALLY EXPLT	\$10,000
62D-2.014(10)	PARK/STATE/HUNTING/FIREARM/WEAPON/RESTRICTION/FAC	PAYABLE
62D-2.014(10)	PARK/STATE/HUNTING/FIREARM/WEAPON/RESTRICTION/FAC	PAYABLE
38-55	PARKS/FIREARMS/POSSESSION/MIAMI	\$500
947.21	PAROLE VIOLATION	NO BOND
893.135(1)(D)2	PCP/IMPORTATION/800GR>/PROBABLE DEATH	NO BOND
893.135(1)(D)1B	PCP/TRAFFICKING/200GR>/<400GR	\$100,000
893.135(1)(D)1	PCP/TRAFFICKING/28GR>/<200GR	\$50,000
893.135(1)(D)1C	PCP/TRAFFICKING/400GR>	\$250,000
790.065(13)	PERSON YOUNGER THAN 21 PURCHASE FIREARM	\$5,000
893.135(1)(K)1	PHENETHYLAMINE//TRAFFICKING/10GRM>10/1/17	\$10,000
893.135(1)(K)1	PHENETHYLAMINE/ECSTASY/TRAFFICK/10GRM>/ARMED	VARYING
893.135(1)(K)2A	PHENETHYLAMINE/ECSTASY/TRAFFICK/10GRM><200GRM/CON	\$50,000
893.135(1)(K)2B	PHENETHYLAMINE/ECSTASY/TRAFFICK/200GRM><400GRM	\$100,000
893.135(1)(K)2C	PHENETHYLAMINE/ECSTASY/TRAFFICK/400GRM>	\$250,000
893.135(1)(K)2	PHENETHYLAMINE/ECSTASY/TRAFFICKING/>10/GRAMS	\$10,000
893.135(1)(K)1	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM>	VARYING
893.135(1)(K)2	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM>	\$10,000
893.135(1)(K)2A	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM><200GRM	\$50,000
893.135(5)	PHENETHYLAMINE/TRAFFICK/CONSPIRACY	\$10,000
893.135(5)	PHENETHYLAMINES/TRAFFICK/CONSPIRACY	\$10,000
893.135(5)	PHENETHYLAMINES/TRAFFICKING/CONSPIRACY/ARMED	NO BOND
893.135(1)(K)	PHENETHYLAMINE/TRAFFICKING/ARMED	NO BOND
893.135(1)(K)1	PHENETHYLAMINE/TRAFFICKING/ARMED/10GRM><200GRM	NO BOND
847.0135(2)	PORNOGRAPHY/COMPUTER	\$7,500
847.0135(2)	PORNOGRAPHY/COMPUTER	\$5,000
790.401(11)(B)	POSSESS FIREARM AMMO VIOL RISK PROTECTION ORDER	\$5,000
790.233(1)	POSSESSION FIREARM/AMMUN/DOMESTIC VIOL INJUNCTION	\$1,000
26-1 RULE 18(A)	POSSESSION OF WEAPON/FIREARM/PROHIBITED/COUNTY ORD	\$500
782.04(1)	PREMEDITATED/MURDER 1ST DEGREE/LAW ENFORCE/ATTEMPT	NO BOND
782.04(1)	PREMEDITATED/MURDER 1ST DEGREE/LAW ENFORCE/ATTEMPT	NO BOND
499.0051(10)	PRESCRIPTION DRUGS/SELL/PURCH/DEATH - PBL	NO BOND

741.29(6)	PRETRIAL RELEASE/DOMESTIC VIOL/VIOLEATE CONDITIONS	\$1,000
796.04	PROSTITUTE/FORCING, COMPELLING, COERCING TO BECOME	\$5,000
796.03	PROSTITUTION/PROCURING PERSON UNDER 18 FOR	\$7,500
796.03	PROSTITUTION/PROCURING PERSON UNER 18/ARMED	\$10,000
796.08	PROSTITUTION/SEXUALLY TRANSMISSIBLE DISEASE	\$1,000
784.047	PROTECTIVE INJUNCTION VIOLATION	TO BE SET
258.157	PUBLIC ORDER CRIMES ATV/FIREARM SAVANNAS STATE RES	\$500
838.021(1)(A)	PUBLIC SERVANT/INFLUENCE PERFORMANCE/HARM	\$7,500
838.021(1)(B)	PUBLIC SERVANT/INFLUENCE PERFORMANCE/HARM	\$7,500
893.135(1)(E)2	QUAALUDE/TRAFFICK/50K>/PROBABLE DEATH	NO BOND
893.135(1)(E)1	QUAALUDES/TRAFFICKING/200GR>/<5KG	\$50,000
893.135(1)(E)1C	QUAALUDES/TRAFFICKING/25KG>	\$250,000
893.135(1)(E)1B	QUAALUDES/TRAFFICKING/5KG>/<25KG	\$100,000
860.121(2)(D)	RAILROAD VEHICLE/CRIMES AGAINST RESULTING IN DEATH	\$10,000
794.01 (2)	RAPE/CRIMES COMMITTED 1974-1976	NO BOND
794.01 (1968)	RAPE/FOR CRIMES COMMITTED 1967-1969	NO BOND
794.01(1)	RAPE/FOR CRIMES COMMITTED 1973-1974	NO BOND
794.01(1)	RAPE/FOR CRIMES COMMITTED 1973-1974/ATTEMPT	\$10,000
790.15(4)	RECREATING DISCH FIREARM IN PUB OR RESID PROP	\$1,000
914.23	RETALIATE AGAINST WITNESS/BODILY INJURY/FIREARM	\$10,000
812.131(2)(B)	ROBBERY BY SUDDEN SNATCHING	\$5,000
812.131(2)(B)	ROBBERY BY SUDDEN SNATCHING/ATTEMPT	\$5,000
812.13(2)(B)	ROBBERY/ARMED W/WEAPON/PREJUDICE	NO BOND
812.13(2)(B)	ROBBERY/ARMED/ATTEMPT	\$10,000
812.13(2)(A)(B)	ROBBERY/ARMED/ATTEMPT/WHILE WEARING A MASK	\$10,000
812.13(2)(B)	ROBBERY/ARMED/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/ARMED/FIREARM OR DEADLY WEAPON - PBL	NO BOND
812.13(2)(A)	ROBBERY/ARMED/MACHINE GUN-PBL	NO BOND
812.13(2)(B)	ROBBERY/ARMED/PRINCIPAL TO ATTEMPT	\$7,500
812.13(2)(B)	ROBBERY/ARMED/SOLICITATION	\$7,500
812.13(2)(B)	ROBBERY/ARMED/WEAPON	\$10,000
812.13(2)(B)	ROBBERY/ARMED/WITH A MASK	NO BOND
812.133	ROBBERY/CARJACKING	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING/AGG BATTERY	NO BOND
812.133(2)(A)	ROBBERY/CARJACKING/ARMED - PBL	NO BOND
812.133(2)(A)	ROBBERY/CARJACKING/ARMED/ATTEMPT	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING/ATTEMPT	\$7,500
812.133(2)(B)	ROBBERY/CARJACKING/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/DEADLY WEAPON, FIREARM/ATTEMPT	\$10,000
812.13(2)(A)	ROBBERY/DEADLY WEAPON, FIREARM/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/FIREARM/PREJUDICE/ATTEMPT	\$10,000
812.135	ROBBERY/HOME INVASION/AGG BATT	NO BOND
812.135	ROBBERY/HOME INVASION/ARMED/ATTEMPT	\$10,000
812.135	ROBBERY/HOME INVASION/ARMED/CONSPIRACY	\$7,500
812.135	ROBBERY/HOME INVASION/ATTEMPT	\$7,500
812.135	ROBBERY/HOME INVASION/CARRIED WEAPON	\$10,000

812.135(2)(A)	ROBBERY/HOME INVASION/CONSPIRE	\$7,500
812.135(2)(A)	ROBBERY/HOME INVASION/FIREARM/DW - PBL	NO BOND
812.135	ROBBERY/HOME INVASION/SOLICITATION	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM W/AGG BATTERY	\$10,000
812.13(2)(C)	ROBBERY/STRONGARM/ATTEMPT	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/ATTEMPT/WITH PREJUDICE	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM/CONSPIRACY	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/MASK	\$10,000
812.13(2)(C)	ROBBERY/STRONGARM/MASK/ATTEMPT	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM/PREJUDICE	NO BOND
812.13(2)(C)	ROBBERY/STRONGARM/SOLICITATION TO COMMIT	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/W/AGG BATTERY/ATTEMPT	\$7,500
812.131(2)(A)	ROBBERY/SUDDEN SNATCHING W/DEADLY WEAPON/ATTEMPT	\$5,000
812.131(2)(A)	ROBBERY/SUDDEN SNATCHING/FIREARM/DEADLY WEAPON	\$7,500
28A-9.3(C)	SEAPORT/STVDRE RPTNG/FIREARMS/WEAPONS ETC/CNTY VIO	\$500
493.6115	SECURITY OFFICER/CARRYING FIREARM WHEN NOT REQU	\$1,000
782.081(2)	SELF MURDER/COMMERCIALY EXPLOIT	\$5,000
794.0235(5)	SEX BATTERY CONVICTION/FAIL TO APPEAR/ALLOW MPA	\$7,500
794.011(3)	SEX BATTERY/ARMED	NO BOND
794.011(3)	SEX BATTERY/ARMED/ATTEMPT/GANG	NO BOND
794.011(3)	SEX BATTERY/FIREARM/DEADLY WEAPON/FORCE/SOLICIT	\$10,000
985.701(3)(C)	SEX MISCOND/WRITTEN REPORT/COERCE/THREATEN ANOTHER	\$5,000
775.215(2)	SEX OFFENDER/2ND/3RD FEL/RES VIOL/1K FT/SCH/PRK	\$1,000
943.0435(4)(E)1	SEX OFFENDER/FAIL TO REG/RPT EMAIL/INTERNET ID	\$5,000
985.4815(10)	SEX OFFENDER/FAIL TO REGISTER/COMPLY W/REQUIREMENT	\$5,000
943.0435(14)(C)4	SEX OFFENDER/FAIL TO REGISTER/RESPOND AS REQUIRED	\$5,000
70-402	SEX OFFENDER/PREDATOR/RESIDENCE PROHIBITION/MIABCH	\$500
775.215(2)	SEX OFFENDER/RES VIOL/1K FT/SCH/PRK/VIC<16	\$5,000
21-281	SEX OFFENDER/RES VIOL/2500FT SCH/PRK/VIC <16/CTY	\$1,000
985.4815(13)(B)4	SEX OFFNDR/FAIL TO REPORT/RESPOND TO CORRESPDNC	\$5,000
985.4815(12)	SEX OFFNDR/WITHHOLD INFO/HARBOR/CONCEAL/FALSE INFO	\$5,000
21-284	SEX OFNDR/PRED/PRESENT IN PARK/CHILD CARE FACILITY	\$500
775.21(6)(G)2A	SEX PRED FAIL REPORT VACATING RESIDENCE WI 48 HRS	\$5,000
775.21(6)(G)2B	SEX PRED TRANSIENT FAIL RPT WI 48HR AND EVERY 30D	\$5,000
796.045	SEX TRAFFICK/RECR/ENTICE/<14 OR DEATH/CONSP/7/1/12	\$7,500
796.045	SEX TRAFFICK/RECR/ENTICE/<14 OR DEATH/CONSP/7/1/12	\$7,500
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/<14 OR DEATH/7-1-12	\$10,000
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/<14 OR DEATH/7-1-12	\$10,000
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/COMMITTED 7/1/12	\$7,500
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/COMMITTED 7/1/12	\$7,500
794.011(8)(A)	SEXUAL ACT W/FAMILIAL CHILD/SOLICIT TO ENGAGE IN	\$5,000
828.126(3)	SEXUAL ACTIVITIES INVOLVING ANIMALS	\$1,000
794.011(2)	SEXUAL BATTERY ON A MINOR/SOLICITATION	NO BOND
794.011(4)(C)	SEXUAL BATTERY/12> YEARS/COERCE/THREATEN	\$10,000
794.011(4)(D)	SEXUAL BATTERY/ADMIN DRUG W/O CONSENT	\$10,000
794.011(3)	SEXUAL BATTERY/ARMED/GANG	NO BOND

794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO	\$10,000
794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO/ARMED	NO BOND
794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO/ARMED/ATTEMPT	\$10,000
794.011(4)	SEXUAL BATTERY/BY THREATS/10-1/14	\$10,000
794.011(4)	SEXUAL BATTERY/BY THREATS/ATTEMPT	\$7,500
794.011(4)(B)	SEXUAL BATTERY/COERCE/THREATEN	\$10,000
794.027	SEXUAL BATTERY/DUTY TO REPORT	\$1,000
794.011(4)(A)	SEXUAL BATTERY/HELPLESS VICTIM/ATTEMPT	\$7,500
794.023(2)(B)	SEXUAL BATTERY/MULTIPLE PERPETRATORS/FEL 1 DEG	NO BOND
794.023(2)(A)	SEXUAL BATTERY/MULTIPLE PERPETRATORS/FEL 2 DEG	\$10,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS INJURY/CONSPIRACY	\$5,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS INJURY/GANG	\$50,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS PERSONAL INJURY	\$25,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS PERSONAL INJURY/ATTEMPT	\$5,000
794.011(2)	SEXUAL BATTERY/ON A MINOR BY A MINOR	NO BOND
794.011(2)	SEXUAL BATTERY/ON A MINOR BY A MINOR/SOLICITION	\$10,000
794.011(2)	SEXUAL BATTERY/ON A MINOR BY AN ADULT	NO BOND
794.011(2)	SEXUAL BATTERY/ON A MINOR/ATTEMPT	\$25,000
794.011(4)(E)	SEXUAL BATTERY/OVER 12YEARS/MENTALLY DEFECTIVE	\$10,000
794.03	SEXUAL BATTERY/PUBLISH INFO ON VICTIM	\$500
794.011(4)(B)	SEXUAL BATTERY/SC/V>18/D>18/A	\$7,500
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT	\$10,000
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(4)(A)	SEXUAL BATTERY/SP CIRCUMSTNCE/MINOR/AFTER 10-1-14	NO BOND
794.011(4)(C)	SEXUAL BATTERY/SPC CIRCUMSTANC/D<18/AFTER 10-1-14	\$10,000
794.011(4)(B)	SEXUAL BATTERY/SPC CIRCUMSTANC/D>18/AFTER 10-1-14	\$10,000
794.011(4)(D)	SEXUAL BATTERY/SPC CIRCUMSTANC/V12+/AFTER 10-1-14	NO BOND
794.011(5)(A)	SEXUAL BATTERY/V 12-17/D18+	\$10,000
794.011(5)(A)	SEXUAL BATTERY/V 12-17/D18+/ATT	\$7,500
794.011(5)(C)	SEXUAL BATTERY/V12+/D<18	\$7,500
794.011(5)(D)	SEXUAL BATTERY/V12+/PC	\$10,000
794.011(5)(B)	SEXUAL BATTERY/V18+/D18+	\$7,500
794.011(4)(A)	SEXUAL BATTERY/VICTIM PHYSICALLY HELPLESS	\$10,000
794.011(4)(F)	SEXUAL BATTERY/VICTIM PHYSICALLY INCAPACITATED	\$10,000
794.011(3)	SEXUAL BATTERY/WEAP/SERIOUS PERS INJURY ATTEMPT	\$10,000
794.011(3)	SEXUAL BATTERY/WITH A DEADLY WEAPON/SER INJURY	NO BOND
784.049(3)(A)	SEXUAL CYBERHARASSMENT	\$1,000
784.049(3)(A)	SEXUAL CYBERHARASSMENT/BEFORE 7/1/19	\$1,000
393.135(2)	SEXUAL MISCONDUCT W/DEVELOPMENTALLY DISABLED	\$7,500
944.35(3)(B)(2)	SEXUAL MISCONDUCT WITH DETAINEE	\$5,000
393.135(6)	SEXUAL MISCONDUCT/COERCE/ALTER/REPORT	\$5,000
393.135(6)	SEXUAL MISCONDUCT/FAIL TO RPT/INACCURATE REPORT	\$1,000
985.701(1)(A)2	SEXUAL MISCONDUCT/WITH DETAINED JUVENILE OFFENDER	\$7,500
944.607(13)	SEXUAL OFFENDER/FAIL TO REPORT AS REQUIRED	\$5,000
943.0435(4)(B)	SEXUAL OFFENDER/FAIL TO REPORT CHANGE ADDRESS/7/16	\$5,000

943.0435(8)	SEXUAL OFFENDER/FAIL TO REPORT STATE CHANGE	\$7,500
943.0435	SEXUAL OFFENDER/VIOULATE REGISTRATION REQUIREMENTS	\$5,000
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/ATTEMPT	\$5,000
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/POSSESSION	\$7,500
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/POSSESSION	\$5,000
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTE	\$7,500
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTE/ATTEMPT	\$5,000
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTING	\$10,000
827.071(4)	SEXUAL PERFORMANCE BY CHILD/POSSESSION WITH INTENT	\$10,000
827.071(4)	SEXUAL PERFORMANCE BY CHILD/POSSESSION WITH INTENT	\$7,500
827.071(2)	SEXUAL PERFORMANCE/USE A CHILD IN A	\$10,000
827.071(2)	SEXUAL PERFORMANCE/USE A CHILD IN A	\$7,500
775.21(10)(A)	SEXUAL PREDATOR/FAIL TO REGISTER/PROVIDE LOCATION	\$5,000
775.21(10)(B)	SEXUAL PREDATOR/WORKING WITH CHILDREN	\$5,000
775.21(10)(B)	SEXUAL PREDATOR/WORKING WITH CHILDREN/ATTEMPT	\$1,000
384.24	SEXUALLY TRANSMISSIBLE DISEASES/UNLAWFUL ACTS	\$1,000
784.048(2)	STALKING	\$1,000
784.048(2)	STALKING/ PREJUDICE	\$5,000
784.048(3)	STALKING/AGGRAVATED	\$5,000
784.048(5)	STALKING/AGGRAVATED/A MINOR	\$5,000
784.048(4)	STALKING/AGGRAVATED/COURT ORDER	\$5,000
784.048(3)	STALKING/AGGRAVATED/FIREARM/DW	\$7,500
784.048(7)	STALKING/AGGRAVATED/HARASS/CYBERSTALK	\$5,000
784.048(3)	STALKING/AGGRAVATED/PREJUDICE	\$7,500
874.05(2)	STREET GANG MEMBERSHIP /RECRUIT/SECOND OFFENSE	\$7,500
874.05(1)	STREET GANG MEMBERSHIP/ENCOURAGE/RECRUIT	\$5,000
812.13(2)(C)	STRONGARM ROBBERY WITH A VEHICLE AS A WEAPON	\$10,000
948.061	SUBJECT ON PROBATION	NO BOND
876.23	SUBVERSIVE ACTIVITIES	\$7,500
914.22(2)(D)	TAMPER/WIT/VIC/INF/1F/PBL/FIREARM	NO BOND
914.22(2)(E)	TAMPER/WIT/VIC/LIFE/CAPITAL FELONY	NO BOND
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS/30K+	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>1K<30K	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>280<500	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>500<1K	\$10,000
499.0051(6)	TRAFFICKING/CONTRABAND/PRESCRIPTION DRUGS	\$10,000
499.0051(6)	TRAFFICKING/CONTRABAND/PRESCRIPTION DRUGS/CONSPIRE	\$7,500
893.135(1)(H)1	TRAFFICKING/GHB	\$10,000
810.09(2)(G)	TRESPASS/POSTED DOMESTIC VIOLENCE CENTER	\$5,000
810.09(2)(C)	TRESPASS/PROPERTY/WITH DANGEROUS WEAPON, FIREARM	\$5,000
810.095	TRESPASS/SCHOOL PROP/POSN WEAPON/FIREARM/ATTEMPT	\$1,000
810.095	TRESPASS/SCHOOL PROPERTY/WEAPON, FIREARM/POSN	\$5,000
810.08(2)(C)	TRESPASS/STRUCTURE, CONVEYANCE/DANG WEAP, FIREARM	\$5,000
827.10(2)	UNLAWFUL DESERTION OF A CHILD	\$5,000
794.05	UNLAWFUL SEX ACTIVITY WITH SPECIFIED MINOR/SOLICIT	\$5,000
794.05	UNLAWFUL SEXUAL ACTIVITY WITH SPECIFIED MINOR	\$7,500
794.05	UNLAWFUL SEXUAL ACTIVITY WITH SPECIFIED MINOR/ARME	\$10,000

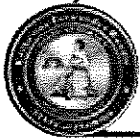
876.34	USURP GOVERNMENT/COMBINATION TO	\$7,500
782.071(1)(A)	VEHICULAR HOMICIDE/RECKLESS MANNER	\$7,500
782.071(1)(B)	VEHICULAR HOMICIDE/FAIL TO STOP	\$10,000
782.072(2)	VESSEL HOMICIDE/FAILURE TO STOP	\$10,000
782.072(1)	VESSEL HOMICIDE/OPERATE IN RECKLESS MANNER	\$7,500
741.29(6)	VIOLATE PTR CONDITIONS/STAY AWAY/DOMESTIC VIOLENCE	TO BE SET
784.0487	VIOLATION OF INJUNCTION PROTECT AGAINST STALKING/C	\$1,000
790.166(3)	WEAPON OF DESTRUCTION/HOAX/POSSESS/SELL/DELIVER	\$7,500
790.166(2)	WEAPON OF MASS DESTRUCTION/POSSESS/SELL/USE - PBL	NO BOND
790.115(2)(D)	WEAPON, FIREARM/SCHOOL PROPERTY/DISCHARGE	\$7,500
790.115(2)(E)	WEAPON, FIREARM/SCHOOL PROPERTY/DISCHARGE	\$7,500
21-18	WEAPON/DANGEROUS HANDLING OF/COUNTY ORDINANCE	\$500
790.054	WEAPON/ELECTRIC/CHEM/USE AGAINST LAW ENFRC OFC	\$5,000
790.07(4)	WEAPON/FIREARM/USE/DISPLAY/SUBSEQUENT OFFENSE	\$10,000
790.166(4)	WEAPON/MASS DESTRUCT/HOAX/POSS COMM OF FELONY	\$7,500

Annette Puig-Mena

From: Katherine Fernandez Rundle
Sent: Wednesday, August 17, 2022 5:51 PM
To: Nushin Sayfie; Wolfson, Andrea
Subject: FW: Pretrial Release
Attachments: 2022-08-11 Message (002) (003).pdf; 2022-08-11 Appendix A - Guiding Principles (003).pdf; 2022-08-11 Appendix B - Delegated Release Excluded Offense List.pdf; 2022-08-11 Appendix C - Risk Matrix.pdf

As a follow-up to my FYI, below is the message to your colleagues that accompanied the documents that you already received. My son is having a medical procedure so I am currently in LA with him.. Nonetheless, if you need to speak with me, I am reachable or you can speak to any member of my leadership team.

Kathy



Katherine Fernandez Rundle
State Attorney

From: Katherine Fernandez Rundle
Sent: Wednesday, August 17, 2022 5:40 PM
To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>
Subject: Pretrial Release

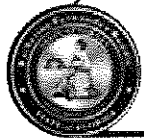
As you are already aware, our Circuit has been evaluating its current pretrial release system and looking for ways to improve the process and to better ensure fairness, while maintaining public safety as a priority. The leadership of the Chief Judge and the Criminal Division Administrative Judge have remarkably sustained this time consuming project for nearly two years. As a participant in this endeavor, I have developed the attached perspective paper so that my position and the concerns of my office are clear. As indicated in the attachments, and even as they develop the final details of the plan, the Courts are actively giving consideration to concerns we have raised during this process. While the stakeholders are all still working together to bring the final system online, I believe it is important to obtain community input before the implementation. I look forward to some hardy discussions and continuing the work and collaboration we all do to keep Miami-Dade County the wonderful place we call home.

If you have any questions, comments or concerns, please do not hesitate to call me or members of my leadership team who have been working on this.

Stay safe, healthy and strong.

Thank you.

Kathy



Katherine Fernandez Rundle
State Attorney



Improving Pretrial Release in Miami-Dade County, Florida Perspective of State Attorney Katherine Fernandez Rundle

August 11, 2022

During my tenure as your State Attorney, I've worked hard to protect our community while respecting the rights and dignity of the accused. Two years ago, we partnered with the Eleventh Judicial Circuit, Public Defender's Office (PDO), and Miami-Dade Corrections and Rehabilitation (MDCR) to obtain grant funding from Arnold Ventures to study the possibility of enhancing our bail system. Since then, we have met with our partners, undergone training, reviewed data and reports from around the country, and consulted with several outside experts. Based upon our collective efforts, we have developed a plan to modify our existing bail system to improve its efficiency, effectiveness, and fairness. My office and I support many of the proposed modifications but have expressed our disapproval and serious concerns about other modifications as discussed below.¹

Currently, individuals who are arrested for bondable offenses may be released as soon as they post a standard monetary bond without appearing before a judge. Those who do not "bond out" quickly appear before a judge for a First Appearance hearing within 24 hours. While the judge may modify the standard bond if someone cannot afford it, this system unnecessarily places the poor at a distinct disadvantage. For example, during the first half of 2022, 294 individuals were arrested for begging or panhandling. Even though the standard bond is \$500, only 11 of these individuals (3.7%) bonded out before First Appearance. Keeping these individuals in jail for a bond hearing does not advance public safety. Simply stated, I don't believe that anyone should be kept in jail merely because they are poor or released from jail just because they have money.

In order to address potential inequities of a monetary-based bail system for bondable offenses, I have long advocated for pre-arrest alternatives such as civil citations and other forms of pre-arrest diversion. I also have instructed my prosecutors to release lower-level offenders who commit non-violent crimes on their own recognizance absent aggravating circumstances like a lengthy criminal record.

I believe we have improved system fairness and improved public safety through our Smart Justice strategies. Based upon our prior successes, we are ready to work with our justice

¹ Please see Appendix A, Improving Pretrial Release in Miami-Dade County, Florida State Attorney Katherine Fernandez Rundle's Guiding Principles and Detailed Proposal for Implementation for a more detailed description of my positions on the proposed program.

partners to enact further changes that ensure people aren't punished or rewarded based on their financial resources.

Under the proposed modifications, MDCR will assess everyone who is booked into jail using the Public Safety Assessment (PSA). Researchers funded by Arnold Ventures (formerly known as the Laura and John Arnold Foundation) created this tool to help justice practitioners better identify those individuals who can safely be released into the community. They created this tool after reviewing data from approximately 750,000 cases from about 300 jurisdictions around the country.

The PSA "scores" each defendant's likelihood of appearing back in court (Failure to Appear or FTA scale) and likelihood of rearrest (New Criminal Arrest or NCA scale) during pretrial release based upon objective factors like their age, prior criminal record, and history of court appearances.

By agreement with the Courts, PDO, and my office, MDCR will release individuals charged with many lower-level non-violent victimless crimes without a monetary bond prior to first appearance if they do not have both a history of failing to appear for court and a significant prior record.

MDCR will not release those individuals who must be held according to Florida law and those charged with offenses we (the Courts and my office) agreed to include on an "excludable list."² I would like to tell you that the newly created "excludable list" will significantly improve public safety. However, the data suggests it will provide only a minimal benefit since most offenders charged with these offenses do not post bond before First Appearance in the current system. Nonetheless, we are pleased that every individual charged with offenses on the list will appear in front of a judge for First Appearance where crime victims can address the Court and prosecutors can represent the community's interests.

At First Appearance, judges, prosecutors, and defense attorneys will have more data than ever, allowing them to make better informed decisions about each arrestee's potential release. As a Smart Justice pioneer, I have always believed in evidence-based solutions and I am optimistic that these changes can improve our system if they are implemented, monitored, and adjusted appropriately.

Although we have reached agreement with the other stakeholders on most issues, we have not agreed on everything. This should not surprise anyone since we have different obligations, interests, and goals. Public safety is one of my primary responsibilities and a top priority. My primary disagreements with the proposed modifications to the bond system are:

² See Appendix B, the Excludable List.

- While I appreciate that the Courts have agreed to exclude from delegated release over 700 offenses, including all non-bondable crimes and most violent felonies, from delegated release, I am concerned that they have not excluded individuals who are charged with violent offenses like robbery by sudden snatching, animal cruelty resulting in serious bodily injury or death, and non-domestic assault and battery.
- The Court's current plan would allow eligible defendants who are up to 31% likely to fail to appear and up to 32% likely to commit new crimes to be released by Corrections before seeing a judge. While we recognize that there is no pre-trial release system in America that can guarantee 100% compliance, we believe that more attention should be paid to individuals who are that likely to violate the terms of their release. Therefore, we disagree with including these defendants in delegated release and asked the Courts to hold them for First Appearance so a judge can hear from the State and make a more informed and individualized decision. I am pleased to say that the Courts are reconsidering their position because of our concerns.
- The Court's current plan would allow an unknown number of career criminals who are charged with felony offenses to be released by MDCR before seeing a judge. We believe these individuals should be held for First Appearance, particularly since we know that a small number of individuals are responsible for the majority of crime have experienced an increase in violent crime. We also are concerned about some reports stemming from other jurisdictions that have modified their bail systems. I am pleased to say that the Courts are giving serious consideration to excluding these individuals because of our concerns.
- The Court's plan would allow some offenders charged with crimes involving victims to be released without providing the victims with an opportunity to address the court contrary to the spirit and guarantees of Marsy's Law.
- We believe this proposed program should be implemented in stages to ensure there are no unintended consequences that will undermine anyone's rights or the public's safety. The proposed changes should be piloted with lower-level offenders and expanded in phases to include those charged with more serious crimes only if the program is proven to be safe and effective in Miami-Dade County.
- The Court's implementation plan and timeline does not provide sufficient opportunity for stakeholders to obtain and incorporate, as appropriate, the community's input prior to its adoption. For instance, the American Civil Liberties Union (ACLU) asked us and the courts for a chance to provide their suggestions over a year ago. I have no doubt that others, including victim advocates and civic and business leaders also would like to seek knowledge and provide their recommendations.

As members of my team whom I have asked to represent me during the development process have expressed these same concerns to the stakeholders during the past year, , none of these concerns should surprise anyone involved in this project. The Courts recently advised me that they now are considering excluding additional individuals from delegated release, including those who are 31% or more likely to fail to appear, 32% or more likely to be rearrested, and career criminals charged with felonies. I remain optimistic that the Courts will address all of my concerns prior to implementation.

As always, I am gratified that we can agree to disagree as professionals without jeopardizing our great working relationships. Change is never easy. I am appreciative of the Courts' leadership and the great labor by the Public Defender's Office, MDCR, and my office team in grappling with this very complicated system involving pre-trial release. During the past year, we have worked through many of our differences and made significant progress that will make our system more fair and equitable. Rest assured that I will continue doing everything I can to further improve our justice system.



APPENDIX A
Improving Pretrial Release in Miami-Dade County, Florida
State Attorney Katherine Fernandez Rundle's
Guiding Principles and Detailed Proposal for Implementation

August 11, 2022

1. Public safety is our primary responsibility and number one priority.
2. We have a moral obligation to consider the needs and concerns of victims, as well as the community at large.
3. Victims have a constitutional right to be heard under Marsy's Law on pretrial release if they invoke that right. *See* Art. I, Section 16(b)(1-5).
4. Officers may warn, cite, or issue promises to appear (PTA) to individuals who commit lesser non-violent crimes and are not an ongoing threat to public safety.
5. No one should be incarcerated, or remain so, simply because they are poor.
6. No one should be released solely because they have financial resources.
7. From a legal standpoint, an arrestee cannot be released after booking and prior to First Appearance absent the State and victims' consent (if the victim invokes his or her rights under Marsy's Law). *See* F.S. 903.046, F.S. 907.041, Rule 3.130, and Art. I, Section 16(b)(1-5).
 - The State is a party to the action and has a right to notice and opportunity to be heard. *Id.*
 - Victims have a constitutional right to be heard even though they are not a party to the action.ⁱ *See* Art. I, Section 16(b)(1-5).
 - The determination of bond is an exclusively judicial function, *State ex rel. Harrington v. Genung*, 300 So. 2d 271, 272 (Fla. 2d DCA 1974), and the Courts "cannot delegate the sole authority to perform 'a purely judicial function.'" *See State Farm Mutual Automobile Insurance Company v. Kendrick*, 780 So. 2d 231 (Fla. 3d DCA 2001).ⁱⁱ Further, the Chief Judge's ability to establish procedures for the uniform operation of the circuit under Rule 2.050(b) is limited; he or she cannot limit the power of a magistrate to set bond. *See, e.g. Valdez v. Chief Judge of Eleventh Judicial Circuit of Florida*, 640 So. 2d 1164 (Fla. 3d DCA 1994). Accordingly, the Court should not delegate its release decisions to the Miami-Dade Corrections and Rehabilitation (MDCR) over the State's objection since it may violate the Separation of Powers Doctrine.

8. On every arrest affidavit, there is a checkbox allowing officers to ask that arrestees be held for a First Appearanceⁱⁱⁱ hearing. Officers should be better trained in the usage of this box. Further, the Courts and MDCR should honor their requests to hold arrestees for First Appearance.^{iv}
9. Individuals charged with felonies should be treated differently than persons charged with misdemeanors.^v
10. Moving forward, in an effort to support much of the APPR initiative, we will agree to allow MDCR to release people charged with lower-level non-violent victimless crimes prior to first appearance so long as they are not a risk of flight or danger to the public.
11. The Courts have agreed with us to exclude over 700 crimes, including all non-bondable offenses and most violent crimes, on an "excludable list."^{vi} Under our agreement, arrestees charged with offenses on the list cannot be released before seeing a judge (ie. they are not eligible for delegated release). While we appreciate the Courts' willingness to include these offenses on the list, we are concerned that they are not including others like robbery by sudden snatching, and animal cruelty resulting in serious bodily injury or death, and non-domestic assault and battery.
12. Arrestees should *not* be released by MDCR before seeing a judge if they meet any of the following conditions:
 - Are charged with an offense punishable by life or a capital offense. *See* Art. I, Section 14 and *Arthur v. State*, 390 So. 2d 717 (Fla. 1980);^{vii}
 - Are charged with dangerous crime as defined by F.S. 907.041;^{viii}
 - Are charged with an offense involving a firearm or other deadly weapon;
 - Are individuals required to register as a sexual offender under F.S. 943.0435 or a sexual predator under F.S. 775.21, *see* F.S. 903.046(2)(m);
 - Are charged with any offense that requires them to be held under State law;^{ix}
 - Are charged with any violent crime, including assault, battery, robbery by sudden snatching, and animal cruelty resulting in serious bodily injury or death;
 - Are charged with a trafficking offense punishable by a minimum prison sentence requirement;
 - Are charged with on offense on the excludable list;^x
 - Qualify as any type of career criminal and/or for any type of enhancement (ie. HO, HVO, GORT, PRR, hate crime, etc.) and are charged with an enhanceable felony;^{xi}

- Are assessed with a scaled score of 4 or higher on any of the PSA scales and charged with a felony offense other than simple possession of a controlled substance;^{xii}
 - Are subject to a hold, open warrant, or probation violation,^{xiii} or
 - Have a pending case.
13. When MDCR releases someone through delegated release, they may only impose those conditions included in the recommendations accompanying the Risk Matrix.^{xiv} Unfortunately, the recommendations do not include house arrest, regardless of the PSA score. That means that MDCR cannot put someone on house arrest without a judge's approval, even when it is necessary to protect the public or ensure the individual's appearance in court. Therefore, the recommended conditions of release should include house arrest (participation in the Monitored Release Program) for appropriate cases.
 14. Those individuals who are not released by MDCR as part of the delegated release program, should appear before a judge within 24 hours of arrest or sooner prior to being released.
 15. By law, arrestees who appear before the Court should be released on the least restrictive means necessary to protect the public and ensure their appearance in Court as quickly as possible. *See* F.S. 903.046, F.S. 907.041, Rule 3.130-3.131.
 16. By law, arrestees who appear before the Court should be released on non-monetary conditions if they are not a risk of flight or a danger to the public. *Id.*
 17. Judges should set reasonable and appropriate terms for release, including but not limited to supervision, alcohol/drug testing, electronic monitoring, monetary bonds, treatment, and stay away orders, for all arrestees who appear before the Court and are charged with *bondable* offenses, unless the SAO indicates a desire to file a motion to detain (note, however, that arrestees who have open pending felony cases, probation violations, etc., should be held no bond on those cases).
 18. MDCR, the Courts, Miami-Dade Information Technology Department (ITD), PDO, and SAO must work together to ensure that each defendant's risk assessment report is automatically and electronically provided to all parties and placed in the Court file^{xv} prior to First Appearance. This will ensure that all parties have access to the reports and ensure transparency.
 19. Community engagement is a critical part of the APPR process. Accordingly, the proposed system should be presented to a diverse cross-section of the community, who should be given an opportunity to provide their input. Their recommendations should be considered by the APPR team prior to any implementation.
 20. This proposed program should be implemented in stages to ensure there are no unintended consequences that undermine anyone's rights or public safety.

21. The proposed changes should be piloted with lower-level offenders and expanded to include those charged with more serious crimes only if the program is proven to be safe and effective in Miami-Dade County.
22. The program should be evaluated on a regular basis and modified as appropriate based on the data/evidence.
23. Transparency is critical. The pretrial release program shall comply with all record keeping and reporting requirements of the Citizens' Right-to-Know Act, F.S. 907.043.

ⁱ Notably, Art. I, Section 16(b)(7) states: "The rights of the victim, as provided in subparagraph (6)a., subparagraph (6)b., or subparagraph (6)c., that *apply to any first appearance proceeding are satisfied by a reasonable attempt by the appropriate agency to notify the victim and convey the victim's views to the Court.*" This explicitly includes hearings that determine defendant's release from custody and/or bail.

ⁱⁱ In misdemeanor cases, arresting officers and booking officers can release those charged with most misdemeanors and ordinance violations on a Notice to Appear. See R. 3.125. However, there is no statute or rule that authorizes a release determination by a non-judicial entity in felony cases. The Legislature could craft a statute that permits a Court to delegate some limited authority, and the Supreme Court could promulgate a rule that determines that procedure, but none exists. As such, there is no mechanism to broadly delegate release conditions prior to first appearance. *Johnson v. State*, 336 So. 2d 93, 95 (Fla. 1976).

ⁱⁱⁱ First Appearance hearings are colloquially referred to as "bond hearings."

^{iv} The Arrest Affidavits currently contain a statement that the officers must appear in Court. However, prosecutors obviously can advocate the State's interest.

^v The current proposal uses one risk matrix for all crimes. We propose using three risk matrices, one for non-violent misdemeanors, one for violent misdemeanors and non-violent felonies, and one for violent felonies.

^{vi} See Appendix B, the Excludable List.

^{vii} Non-bondable offenses include various types of murder, sexual battery, human trafficking, kidnapping, robbery, arson, and burglary.

^{viii} F.S. 907.041 includes bondable offenses like sexual battery, robbery, kidnapping, aggravated battery, aggravated assault, and acts of domestic violence as defined in F.S. 741.28, in addition to non-bondable offenses.

^{ix} State law requires certain offenders to be held for First Appearance, including, but not limited to, individuals charged with domestic violence pursuant to F.S. 903.047(1) and individuals who participated in a riot or a variety of crimes during a riot, *see, e.g.* F.S. 784.0495(3) (Mob intimidation), F.S. 812.014(2)(b)(4) (Theft), F.S. 870.02(3)(f) (Burglary).

^x This list is available to the public.

^{xi} It's generally accepted that a small number of people are responsible for the majority of crimes. We are concerned that releasing career criminals before requiring them to see a judge will undermine deterrence, particularly in light of recent reports relating to other jurisdictions' bail modification efforts.

^{xii} The New Criminal Arrest (NCA) and Failure to Appear (FTA) scales predict the likelihood that an arrestee will fail to appear in Court or be arrested for a new crime while on pretrial release.

The higher the score, the worse the predicted outcome. The NCA and FTA scores are associated with the following failure rates:

NCA 1 9%	NCA 2 15%	NCA 3 22%	NCA 4 32%	NCA 5 45%	NCA 6 53%
FTA 1 11%	FTA 2 15%	FTA 3 19%	FTA 4 27%	FTA 5 31%	FTA 6 35%

^{xiii} Pursuant to the Anti-Murder Act, those who qualify as Violent Felony Offenders of Special Concern (VFOSC) who violate their probation or community control must be held pending the resolution of their violations, unless the violation is for failure to pay costs, fines, or restitution. *See* F.S. 948.06(8).

^{xiv} *See* Appendix C, the Risk Matrix.

^{xv} The report placed in the Court file should be redacted as appropriate before being made public.

Appendix B : Delegated Release Excludable Offense List

<u>STATUTE</u>	<u>DESCRIPTION</u>	<u>BOND AMT</u>
825.102(2)	ABUSE/AGGRAVATED/ELDERLY/DISABLED ADULT	\$10,000
825.102(1)	ABUSE/ELDERLY/DISABLED ADULT/PHYSICAL/PSYCHO	\$5,000
825.102(1)	ABUSE/ELDERLY/DISABLED/PHYSICAL/PSYCH/PREJUDICE	\$7,500
784.045(1)(B)	AGG BATTERY/PREGNANT VICTIM/DEADLY WEAPON	\$10,000
784.083(2)	AGGRAVATED ASSAULT/CODE INSPECTORS	\$7,500
784.021(1)(A)	AGGRAVATED ASSAULT/DEADLY WEAPON/ATTEMPT	\$5,000
784.083(1)	AGGRAVATED BATTERY/CODE INSPECTORS	\$10,000
784.08(2)(A)	AGGRAVATED BATTERY/ON PERSON 65 OR OLDER/ATTEMPT	\$7,500
784.045	AGGRAVATED BATTERY/SOLICITATION	\$5,000
784.048(4)	AGGRAVATED STALKING/FIREARM/PRIOR RESTRAINT/INJ	\$7,500
860.16	AIRCRAFT PIRACY	\$10,000
893.135(1)(F)2	AMPHETAMINE/IMPORTATION/400GR>/PROBABLE DEATH	NO BOND
893.135(5)	AMPHETAMINE/TRAFFICK/CONSPIRACY	\$10,000
893.135(1)(F)1A	AMPHETAMINE/TRAFFICKING/14GR>/<28GR	\$50,000
893.135(1)(F)1C	AMPHETAMINE/TRAFFICKING/200GR>	\$250,000
893.135(1)(F)1B	AMPHETAMINE/TRAFFICKING/28GR>/<200GR	\$100,000
893.135(1)(F)1	AMPHETAMINE/TRAFFICKING/ARMED	NO BOND
893.135(1)(F)	AMPHETAMINES/TRAFFICKING/ATTEMPT	\$7,500
812.13(2)(A)	ARMED ROBBERY FIREARM/DW/ATTEMPT WITH MASK	\$10,000
806.01(1)	ARSON 1ST DEGREE	\$10,000
806.01(1)	ARSON 1ST DEGREE/ATTEMPT	\$7,500
806.01(1)	ARSON 1ST DEGREE/ATTEMPT/PREJUDICE	\$10,000
806.01(1)	ARSON 1ST DEGREE/PREJUDICE	NO BOND
806.01(2)	ARSON 2ND DEGREE	\$7,500
806.01(1)	ARSON/1ST DEGREE/CONSPIRACY	\$7,500
806.01(2)	ARSON/2ND DEGREE/ATTEMPT	\$5,000
806.031(1)	ARSON/BODILY HARM	\$1,000
806.031(2)	ARSON/GREAT BODILY HARM	\$7,500
806.01(2)	ARSON/SECOND DEGREE/CONSPIRACY	\$5,000
806.01(2)	ARSON/SECOND DEGREE/SOLICITATION	\$5,000
784.082(2)	ASSAULT/AGGRAVATED BY DETAINEE/VISITOR/DETAINEE	\$7,500
784.081(2)	ASSAULT/AGGRAVATED ON SPECIFIED OFFICIAL/EMPLOYEE	\$7,500
784.021(1)(B)	ASSAULT/AGGRAVATED/COMMIT FELONY/FIREARM	\$10,000
784.021(1)(A)	ASSAULT/AGGRAVATED/DEADLY WEAPON/PREJUDICE	\$7,500
784.021(1)(A)	ASSAULT/AGGRAVATED/FIREARM/PREJUDICE	\$7,500
784.021	ASSAULT/AGGRAVATED/JUDGE/ASA	\$7,500
784.021	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER	\$7,500
784.07	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER/FA/ATT	\$5,000
784.021	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER/FIREARM	\$7,500
784.08(2)(B)	ASSAULT/AGGRAVATED/ON PERSON 65 OR OLDER/DEAD WEAP	\$7,500
784.07(2)(C)	ASSAULT/AGGRAVATED/POL OFF/FIREFTR/INT OFF/ATTEMPT	\$5,000
784.07(2)(C)	ASSAULT/AGGRAVATED/POL OFFICER/FIREFIGHTER/INTAKE	\$7,500
784.021	ASSAULT/AGGRAVATED/RELIGIOUS INSTITUTION	\$7,500

784.021	ASSAULT/AGGRAVATED/SOLICITATION	\$1,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH A DEADLY WEAPON	\$5,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH A FIREARM	\$10,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH DEADLY WEAPON/MASK	\$7,500
784.021(1)(B)	ASSAULT/AGGRAVATED/WITH INTENT TO COMMIT A FELONY	\$5,000
782.08	ASSISTING SELF-MURDER	\$7,500
794.05	ATTEMPT UNLAWFUL SEX ACTIVITY WITH SPECIFIED MINOR	\$5,000
784.07(2)(D)	ATTEMPT/AGG BATTERY/LAW ENFORCEMENT OFFICER	\$7,500
782.051(2)	ATTEMPTED FELONY MURDER	\$10,000
782.051(1)	ATTEMPTED FELONY MURDER - PBL	NO BOND
782.051(3)	ATTEMPTED FELONY MURDER/CAUSING INJURY	\$7,500
782.051(3)	ATTEMPTED FELONY MURDER/CAUSING INJURY/FIREARM	\$10,000
782.051(2)	ATTEMPTED FELONY MURDER/FIREARM	NO BOND
782.051(1)	ATTEMPTED FELONY MURDER/FIREARM/D WEAPON/AGG BATT	NO BOND
784.07(2)(D)	BATT/AGG/POL OFF/FFIGHTER/INT OFC/DWEAP/BOD HARM	\$10,000
784.045(1)(A)1	BATTERY/AGGRAV/GREAT BODILY HARM/FIREARM/PREJUDICE	NO BOND
784.045	BATTERY/AGGRAVATED	\$7,500
784.045(1)(A)	BATTERY/AGGRAVATED	\$7,500
784.082(1)	BATTERY/AGGRAVATED BY DETAINEE/VISITOR/DETAINEE	\$10,000
784.045(1)(A)2	BATTERY/AGGRAVATED DLY/WEA/FA/MASK	\$10,000
784.045	BATTERY/AGGRAVATED/ATTEMPT	\$5,000
784.045(1)(A)1	BATTERY/AGGRAVATED/BODILY HARM/DEADLY WEAPON	\$10,000
784.045(1)(A)1	BATTERY/AGGRAVATED/BODILY HARM/DEADLY WEAPON/ELDER	NO BOND
784.045	BATTERY/AGGRAVATED/CONSPIRE	\$5,000
784.045	BATTERY/AGGRAVATED/DEADLY WEAPON/ATTEMPT	\$7,500
784.045(1)(A)2	BATTERY/AGGRAVATED/DEADLY WEAPON/PREJUDICE/ATTMPT	\$7,500
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM	\$7,500
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM/MASK	\$10,000
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM/WEAPON	\$10,000
784.045	BATTERY/AGGRAVATED/LAW ENFORCEMENT OFFICER	\$10,000
784.045(1)(B)	BATTERY/AGGRAVATED/OF A PREGNANT VICTIM	\$10,000
784.08(2)(A)	BATTERY/AGGRAVATED/ON PERSON 65 OR OLDER	\$10,000
784.08(2)(A)	BATTERY/AGGRAVATED/ON PERSON 65 OR OLDER/PREJUDICE	NO BOND
784.081(2)	BATTERY/AGGRAVATED/ON SPECIFIED OFFICIAL/EMPLO/ATT	\$7,500
784.081(2)	BATTERY/AGGRAVATED/ON SPECIFIED OFFICIAL/EMPLOYEE	\$10,000
784.045	BATTERY/AGGRAVATED/PRIOR CONVICTION	\$7,500
784.045(1)(A)2	BATTERY/AGGRAVATED/WITH A DEADLY WEAPON	\$10,000
784.045(1)(A)2	BATTERY/AGGRAVATED/WITH DEADLY WEAPON/GANG	\$10,000
784.045	BATTERY/AGGRAVATED/WITH PREJUDICE/WEAP/BODILY HARM	\$10,000
784.041(2)(A)	BATTERY/DOMESTIC/BY STRANGULATION	\$5,000
784.078	BATTERY/FACILITY EMPLOYEE BY DETAINEE/EXPEL FLUIDS	\$5,000
327.35(3)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$10,000
327.35(3)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
327.35(3)(A)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
790.164	BOMB, ARSON/FALSE REPORT AGAINST STATE PROPERTY	\$7,500
790.161(3)	BOMB, DESTRUCTIVE DEVICE/CAUSE BODILY HARM	\$25,000
790.1615(1)	BOMB, DESTRUCTIVE DEVICE/CAUSE BODILY HARM	\$1,000

790.161(2)	BOMB, DESTRUCTIVE DEVICE/CAUSE DISRUPTION	\$10,000
790.161(2)	BOMB, DESTRUCTIVE DEVICE/CAUSE DISRUPTION/PREJUDIC	\$10,000
790.161(4)	BOMB, DESTRUCTIVE DEVICE/CAUSING DEATH	NO BOND
790.1615(2)	BOMB, DESTRUCTIVE DEVICE/GREAT BODILY HARM	\$7,500
790.161(1)	BOMB, DESTRUCTIVE DEVICE/MAKE, POSSESS, THROW	\$5,000
790.162	BOMB, DESTRUCTIVE DEVICE/THREATEN TO THROW, PLACE	\$7,500
790.162	BOMB, DESTRUCTIVE DEVICE/THREATEN TO THROW/PREJUDC	\$10,000
790.164(1)	BOMB/ARSON/ATT/FALSE REPORT AGAINST STATE PROPERTY	\$5,000
790.161(2)	BOMB/DESTRUCTIVE DEVICE/CAUSE DISRUPTION/CONSPIRE	\$5,000
790.161(2)	BOMB/DESTRUCTIVE DEVICE/CAUSE DISRUPTION/SOLICIT	\$5,000
327.35(3)(C)3A	BUI/MANSLAUGHTER	\$7,500
327.35(3)(C)3B	BUI/MANSLAUGHTER/FAIL TO GIVE AID/INFORMATION	\$10,000
810.02(2)(C)2	BURG/DWELLING/STRUCTURE/DAMAGE >1K - PBL	NO BOND
810.02(2)(C)1	BURG/DWELLING/STRUCTURE/VEH INSTRUMENTALITY - PBL	NO BOND
810.02(2)(A)	BURG/WITH ASSAULT OR BATTERY/ARMED/CONSPIRACY	\$10,000
810.02 (2)(A)	BURG/WITH ASSAULT OR BATTERY/ARMED/SOLICITATION	\$10,000
810.02(3)(C)	BURGLARY OCCUPIED STRUCTURE/SOLICITATION	\$5,000
810.02(2)(A)	BURGLARY WITH ASSAULT OR BATTERY/PREJUDICE	NO BOND
810.02(2)(B)	BURGLARY/ARMED - PBL	NO BOND
810.02(2)(B)	BURGLARY/ARMED/ATTEMPT	\$10,000
810.02(2)(B)	BURGLARY/ARMED/CONSPIRE	\$7,500
810.02(2)(B)	BURGLARY/ARMED/SOLITATION	\$7,500
810.02(1)(B)2	BURGLARY/ASSAULT/BATTERY/CRIMES AFTER 7/1/01	\$10,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE	\$7,500
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/ATTEMPT	\$5,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/CONSPIRACY	\$5,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/SOLICITATION	\$5,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING	\$15,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ ATTEMPT	\$5,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ ATTEMPT/DOE	\$7,500
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ARMED/MASK	NO BOND
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/DOE	\$10,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/MASKED	\$10,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/SOLICITATION	\$5,000
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE	\$7,500
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE/ATTEMPT	\$5,000
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE/CONSPIRACY	\$5,000
810.02(2)(C)	BURGLARY/SMASH & GRAB	\$10,000
810.02(2)(C)	BURGLARY/SMASH/GRAB/ARMED/MASK-PBL	NO BOND
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING WHILE MASKED	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/ATTEMPT	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/CONSPIRACY	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/DOE	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/SOLICITATION	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/WITH PREJUDICE	\$10,000
810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY - PBL	NO BOND

810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY/ARMED	NO BOND
810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY/ATTEMPT	\$7,500
810.02(2)(A)	BURGLARY/WITH ASSAULT/BATTERY/ARMED/ATTEMPT	\$10,000
893.135(1)(J)1A	BUTANEDIOL/TRAFFICK/1K>/<5K/SOLICIT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICK/5K><10K/ATTEMPT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICK/5K><10K/SOLICIT	\$7,500
893.135(1)(J)1C	BUTANEDIOL/TRAFFICKING/10K>	\$250,000
893.135(1)(J)2C	BUTANEDIOL/TRAFFICKING/10K>/SOLICIT	\$7,500
893.135(1)(J)1A	BUTANEDIOL/TRAFFICKING/1K><5K	\$50,000
893.135(1)(J)1A	BUTANEDIOL/TRAFFICKING/1K><5K/ATTEMPT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICKING/5K><10K	\$100,000
796.035	BUY/SELL MINORS INTO SEX TRAFFICKING/PROSTITUTION	\$10,000
796.035	BUY/SELL MINORS INTO SEX TRAFFICKING/PROSTITUTION	\$10,000
893.135(5)	CANNABIS/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(A)3	CANNABIS/TRAFFICK/10K>LBS/10K> PLANTS	\$250,000
893.135(1)(A)2	CANNABIS/TRAFFICK/2000-10000LBS/2K-10K PLANTS	\$50,000
893.135(1)(A)	CANNABIS/TRAFFICKING/ARMED	NO BOND
893.135(1)(A)	CANNABIS/TRAFFICKING/ARMED/ATTEMPT	\$10,000
893.135(1)(A)	CANNABIS/TRAFFICKING/ATTEMPT	\$7,500
856.04(1)	CHILD ABANDONMENT/DESERT/WITHHOLD SUPPORT	\$5,000
39.205(2)	CHILD ABUSE/18 OR OLDER & LIVE W/CHILD/FAIL TO REP	\$5,000
827.03(2)(A)	CHILD ABUSE/AGG/GREAT BOD HARM/TORT/PREJUDICE	NO BOND
827.03(2)(A)	CHILD ABUSE/AGGRAV/GREAT BOD HARM/TORTURE	\$10,000
827.03(2)(A)	CHILD ABUSE/AGGRAV/GREAT BOD HARM/TORTURE/DW	NO BOND
827.03(1)	CHILD ABUSE/AGGRAVATED/GREAT BOD HARM/TOR/90	\$7,500
827.04(3)	CHILD ABUSE/IMPREGNATING MINOR FEMALE	\$10,000
827.03(2)(C)	CHILD ABUSE/NO GREAT BODILY HARM	\$5,000
827.03(2)(B)	CHILD NEGLECT GREAT BOD HARM	\$7,500
827.03(2)(D)	CHILD NEGLECT NO GREAT BOD HARM	\$5,000
43-43	CHILD NEGLECT, ABUSE/COUNTY ORDINANCE	\$500
13-13	CHILD NEGLECT, ABUSE/MUNICIPAL ORDINANCE	\$500
787.04	CHILD/REMOVAL FROM STATE	\$5,000
394.914	CIVIL COMMITMENT/SEXUAL VIOLENT PREDATOR	TO BE SET
893.135(5)	COCAINE/CONSPIRE TO TRAFFICK	VARYING
893.135(5)	COCAINE/ILLEGAL DRUGS/CONSPIRE TO TRAFFICK/ARMED	NO BOND
893.135(1)(B)3	COCAINE/IMPORTATION/300K>/PROBABLE DEATH	NO BOND
893.13(6)(A)1	COCAINE/POSSESSION WITH A FIREARM	\$7,500
893.135(1)(B)2	COCAINE/TRAFFICKING 150K>/CAUSING DEATH	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K TO 300K - PBL	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K TO 300K - PBL/CON	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K>/ARMED	NO BOND
893.135(1)(B)1B	COCAINE/TRAFFICKING/200>/<400 GRAMS	\$50,000
893.135(1)(B)1A	COCAINE/TRAFFICKING/28>/<200	\$25,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28G>/<150K/ATTEMPT	\$10,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K	\$50,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K/ARMED	NO BOND
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K/SOLICITATION	\$10,000

893.135(1)(B)1C	COCAINE/TRAFFICKING/400>/<150K	\$250,000
893.135(1)(B)1	COCAINE/TRAFFICKING/ARMED/ATTEMPT	NO BOND
893.13(1)(E)1	COKE/SELL/POSS W/INT/1000FT/CHURCH/CONV STORE/ARM	NO BOND
876.35	COMBINATION AGAINST PART OF THE PEOPLE OF STATE	\$5,000
847.0135	COMPUTER PORNOGRAPHY	\$1,000
847.0135(3)	COMPUTER SERVICE/PROHIBITED USE/MISREPRESENT AGE	\$7,500
847.0135(4)	COMPUTER SERVICE/TRAVEL TO MEET MINOR/IN/OUT STATE	\$7,500
847.0135(3)	COMPUTER SERVICES/CERTAIN USES PROHIBITED	\$5,000
790.01(2)	CONCEALED FIREARM/CARRYING	\$5,000
790.01(2)	CONCEALED FIREARM/POSSESSION POLICE SCANNER	\$7,500
790.06(12)	CONCEALED WEAPON OR FIREARM/LICENSE TO CARRY	\$500
893.1351(1)	CONT SUB/OWN/RENT FOR PURPOSE OF TRAFFICKING	\$5,000
893.1351(1)	CONT SUB/OWN/RENT FOR PURPOSE OF TRAFFICKING/CON	\$5,000
893.1351(3)	CONT SUB/POSN OF PLACE/MANUFACTURING/MINOR/ARMED	NO BOND
893.1351(2)	CONT SUB/POSN OF PLACE/PURPOSE OF TRAFFICKING	\$10,000
893.1351(2)	CONT SUB/POSN OF PLACE/PURPOSE OF TRAFFICKING/ARM	\$7,500
893.13(1)(C)1	CONT SUB/SELL/DEL/POSN W/INT/1000 FT/SCH/ARMED	NO BOND
893.13(1)(H)1	CONT SUB/SELL/MAN/DEL/POSS/1000 FT/ASSISTLIV/ARMED	NO BOND
893.13(1)(E)	CONT SUB/SELL/POSN W/I 1000FT/CHURCH/CONV STORE/ARM	NO BOND
893.20(1)	CONTINUING CRIMINAL ENTERPRISE	NO BOND
893.13(6)(C)	CONTROLLED SUBSTANCE/POSSESSION 10GR+/ARMED	NO BOND
784.05(3)	CULPABLE NEGLIGENCE/FIREARM W/IN EASY ACCESS/MINOR	\$5,000
039.04	DELINQUENCY	NO BOND
895.004	DOMESTIC VIOLENCE WARRANT	TO BE SET
741.31	DOMESTIC VIOLENCE/VIOLETION OF INJUNCTION	TO BE SET
741.31(4)(A)	DOMESTIC VIOLENCE/VIOLETION OF INJUNCTION	TO BE SET
741.31(4)(C)	DOMESTIC VIOLENCE/VIOLETION OF INJUNCTION 2/+ CON	\$5,000
316.193(3)(C)3	DRIVING UNDER THE INFLUENCE/MANSLAUGHTER	\$25,000
316.193(3)(C)3A	DRIVING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
893.135(5)	DRUGS/CONSPIRE TO TRAFFICK	VARYING
893.20	DRUGS/CONTINUING CRIMINAL ENTERPRISE	NO BOND
893.135	DRUGS/TRAFFICKING	\$50,000
316.193(3)(C)3B	DUI MANSLAUGHTER/FAILURE TO RENDER AID	\$10,000
794.011(8)(C)	ENGAGE IN SEX ACT WITH FAM CHILD <12/ATTEMPT	\$10,000
794.011(8)(C)	ENGAGE IN SEX ACT WITH FAMILIAL CHILD UNDER 12	NO BOND
794.011(8)(B)	ENGAGE IN SEXUAL ACT W FAMILIAL CHILD/BEFORE 4/1/14	\$10,000
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/ARMED	NO BOND
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/ATTEMPT	\$7,500
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/PBL	NO BOND
825.103(3)(B)	EXPLOITATION OF ELDERLY/DIS/\$10K +/- \$50K	\$7,500
825.103(2)(B)	EXPLOITATION OF ELDERLY/DIS/\$20K +/- \$100K/10/1/14	\$7,500
825.103(2)(A)	EXPLOITATION OF ELDERLY/DIS/100K+/10/1/14	\$10,000
825.103(3)(A)	EXPLOITATION OF ELDERLY/DIS/50K+	\$10,000
825.103(3)(C)	EXPLOITATION OF ELDERLY/DISABLED/LESS THAN 10K	\$5,000
825.103(2)(B)	EXPLOITATION OR ELDERLY OR DISABLED/CON/10/1/14	\$7,500
794.011(10)	FALSE ACCUSATION OF SEXUAL BATTERY ON LEO/CORRECT	\$5,000
787.02(3)(A)	FALSE IMPRIS/CHILD UNDER 13/AGGRAV CIRC/ARMED	NO BOND

787.02(2)	FALSE IMPRISONMENT	\$5,000
787.02(3)A	FALSE IMPRISONMENT OF A CHILD UNDER AGE 13 - PBL	NO BOND
787.02(3)A	FALSE IMPRISONMENT OF A CHILD UNDER AGE 13/ATTEMPT	\$7,500
787.02(2)	FALSE IMPRISONMENT/ARMED/CONSPIRACY	\$5,000
787.02(2)	FALSE IMPRISONMENT/ATTEMPT	\$5,000
787.02(2)	FALSE IMPRISONMENT/DEADLY WEAPON	\$7,500
787.02(2)	FALSE IMPRISONMENT/DEADLY WEAPON/MASK	\$10,000
843.08	FALSELY PERSONATING OFFICER/COMM/FEL/DW/DEATH	NO BOND
782.04(1)	FEL MURDER 1ST DEGREE/LAW ENFORCEMENT OFF/ATTEMPT	NO BOND
782.051(1)	FELONY CAUSING BODILY INJURY/COMMITTED <10/98	\$10,000
794.08(2)	FEMALE GENITAL MUTILATION/<18	\$10,000
794.08(3)	FEMALE GENITAL MUTILATION/<18	\$7,500
794.08(4)	FEMALE GENITAL MUTILATION/<18	\$5,000
893.135(1)(C)4	FENTANYL TRAFFICKING 4 GRAMS OR MORE	VARYING
893.135(1)(C)4	FENTANYL TRAFFICKING ARMED	NO BOND
790.27(1)(A)	FIREARM/ALTER REMOVE SERIAL NUMBER	\$5,000
790.27(2)(A)	FIREARM/ALTERED ID/POSSESSION	\$1,000
790.235	FIREARM/CONCEALED WEAPON/POSN BY VIOL CAREER CRIM	\$10,000
790.15(3)	FIREARM/DIRECTED BY DRIVER TO DISCHARGE FROM VEH	\$5,000
790.15(2)	FIREARM/DISCHARGE FROM A VEHICLE	\$7,500
790.15(1)	FIREARM/DISCHARGE IN PUBLIC	\$1,000
21-18.1	FIREARM/DISCHARGE OVER PRIVATE PROPERTY/COUNTY ORD	\$500
15-2	FIREARM/DISCHARGE/MUNICIPAL ORDINANCE	\$500
40E-7.527(1)	FIREARM/POSSESS ON SOFLA WATER MNGT LAND/FAC	\$500
790.22(3)	FIREARM/POSSESSION BY A MINOR	\$1,000
790.22(3)	FIREARM/POSSESSION BY A MINOR/SUBSEQUENT OFFENSE	\$5,000
790.22(4)(A)	FIREARM/POSSESSION BY MINOR/APPROVED BY GUARDIAN	\$5,000
68A-15.064(3)D2	FIREARM/POSSESSION IN CLOSED SEASON	\$500
790.174	FIREARM/SAFE STORAGE FROM MINOR	\$500
790.065	FIREARM/SALE OR DELIVERY TO UNLICENSED PERSON	\$5,000
790.175	FIREARM/SALE/REQUIRED WARNINGS VIOLATION	\$500
790.115(2)(C)	FIREARM/SCHOOL PROPERTY/POSSESSION	\$5,000
21-20.14	FIREARM/SELL/DEL/PERSON UNDER INFLUENCE/COUNTY ORD	\$500
790.17(2)(A)	FIREARM/SELL/TRANSFER TO MINOR	\$5,000
790.151	FIREARM/USE WHILE UNDER THE INFLUENCE	\$500
790.07(2)	FIREARM/USE, DISPLAY WHILE COMMITTING A FELONY	\$7,500
790.23(4)	FIREARM/WEAP/AMMO/POSN/CONV. FELON/DELINQ/GANG-PBL	NO BOND
790.06(1)	FIREARM/WEAPON/CONCEALED/FAIL TO CARRY LICENSE	PAYABLE
790.115(2)	FIREARM/WEAPON/POSN/SCHOOL PROPERTY/EVENT	\$5,000
21-20.18	FIVE-DAY WAITING PERIOD FIREARMS SALES	\$500
316.1935(3)(B)	FLEEING/ELUDING/PO/HIGH SPEED/INJURY/DEATH/DWEAPON	NO BOND
893.135(1)(G)2	FLUNITRAZEPAM/TRAFFICK/30K>	\$100,000
893.135(1)(G)2	FLUNITRAZEPAM/TRAFFICK/30K>/CAUSING DEATH	NO BOND
893.135(1)(G)1B	FLUNITRAZEPAM/TRAFFICKING/14GR>/<28GR	\$100,000
893.135(1)(G)1C	FLUNITRAZEPAM/TRAFFICKING/28GR>/<30KG	\$500,000
893.135(1)(G)(1)	FLUNITRAZEPAM/TRAFFICKING/4GR>/<14GR	\$50,000
859.01	FOOD OR WATER/POISON	\$10,000

859.01	FOOD OR WATER/POISON/ATTEMPT	\$7,500
893.135(1)(I)1C	GAMMABUTYROLACTONE/GBL/TRAFFICKING/10K>	\$500,000
893.13(1)(I)1A	GAMMABUTYROLACTONE/GBL/TRAFFICKING/1K><5K	\$50,000
893.135(1)(I)1B	GAMMABUTYROLACTONE/GBL/TRAFFICKING/5K><10K	\$100,000
874.10	GANG ACTIVITY/INITIATE/ORGANIZE/PLAN/FINANCE - PBL	NO BOND
874.12(2)	GANG ACTIVITY/POSN/MAK/ID DOC TO BENEFIT	\$7,500
874.14	GANG/ELECTRONIC COMMUNICATION TO INTIMIDATE/HARASS	\$5,000
812.014(2)(A)	GRAND THEFT 1ST DEG/ARMED	NO BOND
812.014(2)(C)5	GRAND THEFT 3D/FIREARM/ATTEMPT	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD FIREARM	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD/FIREARM/CONSPIRE	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD/FIREARM/SOLICIT	\$5,000
914.22(4)(E)	HARASS/WIT/VIC/1PBL/CAPITAL FELONY - PBL	NO BOND
381.0041(11)(B)	HIV INFECTED/KNOWINGLY DONATE BLOOD/TISSUE/ORGAN	\$5,000
384.24(2)	HIV INFECTED/SEX W/ANOTHER W/O INFORMING/MULTIPLE	\$10,000
384.24(2)	HIV INFECTED/SEX W/ANOTHER/UNINFORMED/ATTEMPT	\$1,000
384.24(2)	HIV INFECTED/SEX WITH ANOTHER/UNINFORMED	\$5,000
775.0877(3)	HIV/CRIMINAL TRANSMISSION	\$5,000
775.0877(3)	HIV/CRIMINAL TRANSMISSION/ATTEMPT	\$1,000
812.135(2)(C)	HOME INV/ROBBERY/W/O FIREARM OR WEAPON	\$10,000
787.06(3)(H)	HUMAN TRAFFICKING <15/10/1/14	NO BOND
787.06(3)(G)	HUMAN TRAFFICKING <18 COMMERCIAL SEXUAL	NO BOND
787.06(3)(G)	HUMAN TRAFFICKING <18 PBL/10/1/14	NO BOND
787.06	HUMAN TRAFFICKING W/INTENT/OLD	\$7,500
787.06	HUMAN TRAFFICKING W/INTENT/OLD	\$7,500
787.06(3)(A)1	HUMAN TRAFFICKING/ LABOR OR SERVICES/CHILD	\$10,000
787.06(3)(A)1	HUMAN TRAFFICKING/ LABOR OR SERVICES/CHILD	\$10,000
787.06(3)(E)1	HUMAN TRAFFICKING/ LABOR SER TRANS STATE/CHILD	\$10,000
787.06(3)(E)1	HUMAN TRAFFICKING/ LABOR SER TRANS STATE/CHILD	\$10,000
787.06(3)(C)1	HUMAN TRAFFICKING/ LABOR SER UNAUTH ALIEN CHILD	\$10,000
787.06(3)(C)1	HUMAN TRAFFICKING/ LABOR SER UNAUTH ALIEN CHILD	\$10,000
787.06(4)(B)	HUMAN TRAFFICKING/BRANDING	\$7,500
787.06(4)(B)	HUMAN TRAFFICKING/BRANDING	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN ST/CON	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN ST/CON	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN STATE	\$10,000
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN STATE	\$10,000
787.06(3)(F)	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN/10/1/14	\$10,000
787.06(3)(F)	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN/10/1/14	\$10,000
787.06(3)(D)	HUMAN TRAFFICKING/COERCE COMM SEX ACT UNAUTH ALIEN	\$10,000
787.06(3)(D)	HUMAN TRAFFICKING/COERCE COMM SEX ACT UNAUTH ALIEN	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY/CON	\$7,500
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY/CON	\$7,500
787.06(3)(A)2	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES	\$10,000
787.06(3)(A)2	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES	\$10,000

787.06(3)(A)	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES/10/1/14	\$10,000
787.06(3)(A)	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES/10/1/14	\$10,000
787.06(3)(E)	HUMAN TRAFFICKING/COERCE LABOR SER TRA STA/10/1/14	\$10,000
787.06(3)(E)	HUMAN TRAFFICKING/COERCE LABOR SER TRA STA/10/1/14	\$10,000
787.06(3)(E)2	HUMAN TRAFFICKING/COERCE LABOR SER TRANS STATE	\$10,000
787.06(3)(E)2	HUMAN TRAFFICKING/COERCE LABOR SER TRANS STATE	\$10,000
787.06(3)(C)	HUMAN TRAFFICKING/COERCE LABOR SER UNA ALI/10/1/14	\$10,000
787.06(3)(C)	HUMAN TRAFFICKING/COERCE LABOR SER UNA ALI/10/1/14	\$10,000
787.06(3)(C)2	HUMAN TRAFFICKING/COERCE LABOR SER UNAUTH ALIEN	\$10,000
787.06(3)(C)2	HUMAN TRAFFICKING/COERCE LABOR SER UNAUTH ALIEN	\$10,000
787.06(4)(A)	HUMAN TRAFFICKING/PARENT CUSTODY/SELL/TRANS	NO BOND
787.06(3)(F)1	HUMAN TRAFFICKING/V<18 COMM SEX AT TRAN STA/PBL	NO BOND
18-161	HUNTING AND FIREARMS/MIAMI GARDENS MUN ORDINANCE	\$500
893.135(1)(C)2C	HYDROCODONE/TRAFFICKING/100GR>/<300GR	\$250,000
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/14GR>/<28GR/10/1/19	\$50,000
893.135(1)(C)2D	HYDROCODONE/TRAFFICKING/200GR>/<30K/10/1/19	\$500,000
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/28GR>/<50GR	\$50,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/28GR>/<50GR/10/1/19	\$100,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/28GR>/<50GR/ARM//10/1/19	NO BOND
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/28GR>/<50GR/ARMED	NO BOND
893.135(1)(C)2D	HYDROCODONE/TRAFFICKING/300GR>/<30K	\$500,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/50GR>/<100GR	\$100,000
893.135(1)(C)2C	HYDROCODONE/TRAFFICKING/50GR>/<200GR/10/1/19	\$250,000
893.135(5)	HYDROMORPHONE/CONSPIRE TO TRAFFICK/4><14G	VARYING
893.135(5)	ILLEGAL DRUGS/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(C)3	ILLEGAL DRUGS/TRAFFICK/60K>/PROBABLE DEATH	NO BOND
893.135(1)(C)1B	ILLEGAL DRUGS/TRAFFICKING/14GR>/<28GR	\$100,000
893.135(1)(C)1C	ILLEGAL DRUGS/TRAFFICKING/28GR>/<30KG	\$500,000
893.135(1)(C)1C	ILLEGAL DRUGS/TRAFFICKING/28GR>/<30KG/SOLICIT	\$7,500
893.135(1)(C)2	ILLEGAL DRUGS/TRAFFICKING/30K>	\$500,000
893.135(1)(C)2	ILLEGAL DRUGS/TRAFFICKING/30K>/CAUSING DEATH	NO BOND
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/4GR>/<14GR	\$50,000
893.135(1)(C)1A	ILLEGAL DRUGS/TRAFFICKING/4GR>/<14GR	\$50,000
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/ARMED	NO BOND
893.135(1)(5)	ILLEGAL DRUGS/TRAFFICKING/ARMED/ATTEMPT	\$10,000
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/ATTEMPT	\$7,500
876.38	INTERFERENCE WITH PROPERTY/HINDER WAR PREPARATION	NO BOND
393.135(6)C	INTIMIDATION TO CHANGE REPORT OF SEX WITH DISABILI	\$5,000
787.01(3)	KIDNAP/CHILD <13/W/SEX BATT/L&L/EXPLOIT/ARMED/ATTP	NO BOND
787.01(1)	KIDNAPPING - PBL	NO BOND
787.01(1)	KIDNAPPING/ATTEMPT	\$7,500
787.01(3)	KIDNAPPING/CHILD UNDER 13/ATTEMPT	\$10,000
787.01(3)	KIDNAPPING/CHILD UNDER 13/GANG	NO BOND
787.01(3)(A)	KIDNAPPING/CHILD UNDER 13/LL/SB/CA/PROS	NO BOND
787.01(1)	KIDNAPPING/CONSPIRE	\$7,500
787.01(1)	KIDNAPPING/LAW ENFORCEMENT OFFICER - PBL	NO BOND
787.01(1)	KIDNAPPING/SOLICITATION	\$7,500

787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATT/CONSPIRACY	\$7,500
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATTERY/ATTEMPT	\$7,500
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATTERY/LEO	NO BOND
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGGRAVATED BATT/MASK	NO BOND
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGGRAVATED BATTERY	NO BOND
782.09	KILLING OF UNBORN CHILD BY INJURY TO MOTHER	\$7,500
782.11	KILLING/UNNECESSARY, TO PREVENT UNLAWFUL ACT	\$7,500
800.04(6)(B)	L&L CONDUCT/ON A CHILD <16	\$7,500
800.04(6)(B)	L&L CONDUCT/ON A CHILD <16/ATT	\$5,000
800.04(6)(C)	L&L CONDUCT/ON A CHILD <16/DEF<18	\$5,000
800.04(7)(A)(C)	L&L EXHIBITION ON CHILD <16 BY DEF<18	\$5,000
800.04(7)(A)(B)	L&L EXHIBITION ON CHILD <16/DEF 18>	\$7,500
800.04(5)(C)1	L&L MOLESTATION ON CHILD <12 YRS/DEFT <18	\$7,500
800.04(5)(C)1	L&L MOLESTATION ON CHILD <12 YRS/DEFT <18/ATTEMPT	\$5,000
800.04(5)(C)2	L&L MOLESTATION ON CHILD 12-16 YEARS	\$7,500
800.04(5)(C)2	L&L MOLESTATION ON CHILD 12-16 YEARS/ATTEMPT	\$5,000
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18/<9/1/05	\$10,000
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>	NO BOND
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>/ATTEMPT	\$7,500
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>/ATTEMPT	\$10,000
800.04(5)(D)	L&L MOLESTATION/CHILD 12-16 YRS/DEF <18	\$5,000
800.04(5)(D)	L&L MOLESTATION/CHILD 12-16 YRS/DEF <18/ATTEMPT	\$5,000
800.04(5)(E)	L&L MOLESTATION/CHILD 12-16/PRIOR OFFENSE	\$10,000
775.0875(3)	LAW ENFORCEMENT OFFICER FIREARM/POSSESSION	\$1,000
775.0875(1)	LAW ENFORCEMENT OFFICER FIREARM/UNLAWFUL TAKING	\$5,000
800.04	FLEEING/ELUDING/PO/HIGH SPEED/INJURY/DEATH/DWEAPON	\$5,000
800.04	LEWD & LASCIVIOUS ASSAULT ON A CHILD/SOLICITATION	\$5,000
800.04(5)(C)2	LEWD & LASCIVIOUS MOLESTATION ON CHILD 12-16/ARMED	\$10,000
800.04(4)	LEWD ACT IN PRESENCE OF CHILD <16(03/93-10/99)	\$7,500
800.04	LEWD AND LASCIVIOUS ASSAULT ON CHILD	\$7,500
825.1025(2)(A)	LEWD AND LASCIVIOUS BATTERY/ELDERLY/DISABLED ADULT	\$7,500
21-81(A)	LEWD AND LASCIVIOUS BEHAVIOR/COUNTY ORDINANCE	\$500
34-34	LEWD AND LASCIVIOUS BEHAVIOR/MUNICIPAL ORDINANCE	\$500
800.04(2)	LEWD ASSAULT/CHILD/INTERCOURSE(03/93-10/99)	\$7,500
800.04(3)	LEWD ASSAULT/CHILD/UNDER 16 (03/93-10/99)	\$7,500
825.1025(3)(B)	LEWD&LASCIVIOUS MOLESTATION/ELDERLY/DISAB ADULT	\$5,000
825.1025(3)(B)	LEWD/LASC MOLESTATION/ELDERLY/DISAB ADULT/ATTEMPT	\$5,000
800.04(4)	LEWD/LASCIVIOUS BATTERY ON A CHD 12-16 YRS/9/30/14	\$7,500
800.04(4)(A)	LEWD/LASCIVIOUS BATTERY ON A CHD 12-16 YRS/9/30/14	\$7,500
800.04(4)	LEWD/LASCIVIOUS BATTERY ON A CHILD 12-16/ATTEMPT	\$5,000
800.04(4)(C)	LEWD/LASCIVIOUS BATTERY ON A CHILD/PRIOR OFFENSE	\$10,000
825.1025(2)(B)	LEWD/LASCIVIOUS BATTERY/ELDERLY/DISABLED ADULT	\$7,500
800.04(4)(A)(2)	LEWD/LASCIVIOUS BATTERY/OTHER SEX ACTS	\$7,500
800.04(4)(A)(1)	LEWD/LASCIVIOUS BATTERY/SEXUAL ACTIVITY	\$7,500
825.1025(4)(B)	LEWD/LASCIVIOUS EXHIBITION/ELDERLY/DISAB ADULT	\$5,000
787.025(2)(A)	LURING OR ENTICING A CHILD	\$1,000
787.025(2)(B)	LURING OR ENTICING A CHILD	\$5,000

787.025(2)(C)	LURING OR ENTICING A CHILD	\$5,000
893.135(1)(L)1A	LYSERGIC ACID (LSD)/TRAFFICKING/1>/<5GR	\$100,000
893.135(1)(L)1B	LYSERGIC ACID/LSD/TRAFFICKING/>5<7GR	\$500,000
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/1GR>/<5GR/CONSPIRACY	\$10,000
893.135(1)(L)1C	LYSERGIC ACID/LSD/TRAFFICKING/7>	\$500,000
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/7>GRMS/CONSP/ARMED	NO BOND
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/7>GRMS/CONSPIRACY	\$10,000
782.07	MANSLAUGHTER	\$7,500
782.07(4)	MANSLAUGHTER/AGG/PO/FF/EMT	\$10,000
782.07(3)	MANSLAUGHTER/AGGRAVATED/CHILD UNDER 18	\$10,000
782.07(2)	MANSLAUGHTER/AGGRAVATED/ELDERLY/DISABLED ADULT	\$10,000
782.07	MANSLAUGHTER/ATTEMPT	\$5,000
782.07	MANSLAUGHTER/LAW ENFORCEMENT OFFICER	\$10,000
782.07	MANSLAUGHTER/LAW ENFORCEMENT OFFICER/ATTEMPT	\$10,000
782.07	MANSLAUGHTER/WITH A DEADLY WEAPON	\$25,000
782.07	MANSLAUGHTER/WITH A DEADLY WEAPON/ATTEMPT	\$7,500
394.927	MENT HLTH FAC/ESCAPE/SEXUALLY VIOLENT PREDATOR	\$7,500
394.4693(6)(C)	MENT HLTH FAC/SEX MISCND/COERCE TO ALTER REPORT	\$5,000
394.4593(2)	MENTAL HEALTH FACILITY/SEXUAL MISCONDUCT	\$7,500
893.135(5)	METHAQUALONE/CONSPIRE TO TRAFFICK	VARYING
847.0145(2)	MINOR/PURCHASE/OBT CUST/SEXUAL EXPLOITATION/ATTMPT	\$7,500
847.0145(2)	MINOR/PURCHASE/OBTAIN CUSTODY/SEXUAL EXPLOITATION	\$10,000
782.04(1)	MURDER 1ST DEGREE	NO BOND
782.04(1)	MURDER 1ST DEGREE/CONSPIRE	NO BOND
782.04(1)	MURDER 1ST DEGREE/LAW ENFORCEMENT OFFICER	NO BOND
782.04(1)	MURDER 1ST DEGREE/PENDING INDICTMENT	NO BOND
782.04(1)	MURDER 1ST DEGREE/SOLICIT	\$10,000
782.04(1)	MURDER 1ST DEGREE/W/DEADLY WEAPON/CONSPIRACY	NO BOND
782.04(1)	MURDER 1ST DEGREE/WITH A DEADLY WEAPON/ATT/PREJUDI	NO BOND
782.04(1)	MURDER 1ST DEGREE/WITH A DEADLY WEAPON/ATTEMPT	NO BOND
782.04(2)	MURDER 2D DEGREE/ATTEMPT/DEADLY WEAPON/FIREARM	\$10,000
782.04	MURDER 2ND DEG/LAW ENFORCE OFF/ATTEMPT/DW/FA/AG BA	\$10,000
782.04(2)	MURDER 2ND DEG/LAW ENFORCE OFFICER/ATT/DEADLY WEAP	\$10,000
782.04(2)	MURDER 2ND DEGREE - PBL	NO BOND
782.04(2)	MURDER 2ND DEGREE/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/DEADLY WEAPON/AGG BATT/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/DEADLY WEAPON/LAW ENFORCE OFFCR	NO BOND
782.04(3)	MURDER 2ND DEGREE/FELONY - PBL	NO BOND
782.04(3)	MURDER 2ND DEGREE/FELONY/WEAPON	NO BOND
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFIC/ATT/DW	\$10,000
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFICER - PBL	NO BOND
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFICER/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/WITH A WEAPON	NO BOND
782.04(4)	MURDER 3RD DEGREE	\$7,500
782.04(4)	MURDER 3RD DEGREE/ATTEMPT	\$5,000
782.04(4)	MURDER 3RD DEGREE/LAW ENFORCEMENT OFFICER	\$10,000
782.04(4)	MURDER 3RD DEGREE/WITH DEADLY WEAPON	\$25,000

782.04(2)	MURDER/2 DEGREE/CONSPIRACY	\$7,500
782.04(2)	MURDER/2 DEGREE/CONSPIRACY/WEAPON	\$10,000
782.04(2)	MURDER/2ND DEG/ATTEMPT/DEADLY WEAPON/PREJUDICE	NO BOND
782.04(2)	MURDER/2ND DEG/DEADLY WEAPON/PREJUDICE	NO BOND
782.04(1)(A)1	MURDER/PREMEDITATED/ATTEMPT	\$10,000
782.04(1)(A)1	MURDER/PREMEDITATED/ATTEMPT/FA/DDLY WEP/AGG BATT	NO BOND
893.135(1)(N)3	N-BENZYL PHENETHYLAMINE COMP 400GR MORE DEATH	NO BOND
825.102(3)(B)	NEGLECT/ELDERLY/DISABLED ADULT/BODILY HARM/DISFIG	\$7,500
825.102(3)(C)	NEGLECT/ELDERLY/DISABLED ADULT/NO HARM	\$5,000
893.135(5)	OXYCODONE/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(C)3D	OXYCODONE/TRAFFICKING/100GR>/<30K	\$500,000
893.135(1)(C)3B	OXYCODONE/TRAFFICKING/14GR>/<25GR	\$100,000
893.135(1)(C)3C	OXYCODONE/TRAFFICKING/25GR>/<100GR	\$250,000
893.135(1)(C)3A	OXYCODONE/TRAFFICKING/7GR>/<14GR	\$50,000
893.135(1)(C)3	OXYCODONE/TRAFFICKING/ARMED/7GR>/<30K	NO BOND
847.0145(1)	PARENT/SELL/TRNSF CUSTODY/MINOR TO SEXUALLY EXPLT	\$10,000
62D-2.014(10)	PARK/STATE/HUNTING/FIREARM/WEAPON/RESTRICTION/FAC	PAYABLE
62D-2.014(10)	PARK/STATE/HUNTING/FIREARM/WEAPON/RESTRICTION/FAC	PAYABLE
38-55	PARKS/FIREARMS/POSSESSION/MIAMI	\$500
947.21	PAROLE VIOLATION	NO BOND
893.135(1)(D)2	PCP/IMPORTATION/800GR>/PROBABLE DEATH	NO BOND
893.135(1)(D)1B	PCP/TRAFFICKING/200GR>/<400GR	\$100,000
893.135(1)(D)1	PCP/TRAFFICKING/28GR>/<200GR	\$50,000
893.135(1)(D)1C	PCP/TRAFFICKING/400GR>	\$250,000
790.065(13)	PERSON YOUNGER THAN 21 PURCHASE FIREARM	\$5,000
893.135(1)(K)1	PHENETHYLAMINE//TRAFFICKING/10GRM>10/1/17	\$10,000
893.135(1)(K)1	PHENETHYLAMINE/ECSTASY/TRAFFICK/10GRM>/ARMED	VARYING
893.135(1)(K)2A	PHENETHYLAMINE/ECSTASY/TRAFFICK/10GRM><200GRM/CON	\$50,000
893.135(1)(K)2B	PHENETHYLAMINE/ECSTASY/TRAFFICK/200GRM><400GRM	\$100,000
893.135(1)(K)2C	PHENETHYLAMINE/ECSTASY/TRAFFICK/400GRM>	\$250,000
893.135(1)(K)2	PHENETHYLAMINE/ECSTASY/TRAFFICKING/>10/GRAMS	\$10,000
893.135(1)(K)1	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM>	VARYING
893.135(1)(K)2	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM>	\$10,000
893.135(1)(K)2A	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM><200GRM	\$50,000
893.135(5)	PHENETHYLAMINE/TRAFFICK/CONSPIRACY	\$10,000
893.135(5)	PHENETHYLAMINES/TRAFFICK/CONSPIRACY	\$10,000
893.135(5)	PHENETHYLAMINES/TRAFFICKING/CONSPIRACY/ARMED	NO BOND
893.135(1)(K)	PHENETHYLAMINE/TRAFFICKING/ARMED	NO BOND
893.135(1)(K)1	PHENETHYLAMINE/TRAFFICKING/ARMED/10GRM><200GRM	NO BOND
847.0135(2)	PORNOGRAPHY/COMPUTER	\$7,500
847.0135(2)	PORNOGRAPHY/COMPUTER	\$5,000
790.401(11)(B)	POSSESS FIREARM AMMO VIOL RISK PROTECTION ORDER	\$5,000
790.233(1)	POSSESSION FIREARM/AMMUN/DOMESTIC VIOL INJUNCTION	\$1,000
26-1 RULE 18(A)	POSSESSION OF WEAPON/FIREARM/PROHIBITED/COUNTY ORD	\$500
782.04(1)	PREMEDITATED/MURDER 1ST DEGREE/LAW ENFORCE/ATTEMPT	NO BOND
782.04(1)	PREMEDITATED/MURDER 1ST DEGREE/LAW ENFORCE/ATTEMPT	NO BOND
499.0051(10)	PRESCRIPTION DRUGS/SELL/PURCH/DEATH - PBL	NO BOND

741.29(B)	PRETRIAL RELEASE/DOMESTIC VIOL/VIOLEATE CONDITIONS	\$1,000
796.04	PROSTITUTE/FORCING, COMPELLING, COERCING TO BECOME	\$5,000
796.03	PROSTITUTION/PROCURING PERSON UNDER 18 FOR	\$7,500
796.03	PROSTITUTION/PROCURING PERSON UNER 18/ARMED	\$10,000
796.08	PROSTITUTION/SEXUALLY TRANSMISSIBLE DISEASE	\$1,000
784.047	PROTECTIVE INJUNCTION VIOLATION	TO BE SET
258.157	PUBLIC ORDER CRIMES ATV/FIREARM SAVANNAS STATE RES	\$500
838.021(1)(A)	PUBLIC SERVANT/INFLUENCE PERFORMANCE/HARM	\$7,500
838.021(1)(B)	PUBLIC SERVANT/INFLUENCE PERFORMANCE/HARM	\$7,500
893.135(1)(E)2	QUAALUDE/TRAFFICK/50K>/PROBABLE DEATH	NO BOND
893.135(1)(E)1	QUAALUDES/TRAFFICKING/200GR>/<5KG	\$50,000
893.135(1)(E)1C	QUAALUDES/TRAFFICKING/25KG>	\$250,000
893.135(1)(E)1B	QUAALUDES/TRAFFICKING/5KG>/<25KG	\$100,000
860.121(2)(D)	RAILROAD VEHICLE/CRIMES AGAINST RESULTING IN DEATH	\$10,000
794.01 (2)	RAPE/CRIMES COMMITTED 1974-1976	NO BOND
794.01 (1968)	RAPE/FOR CRIMES COMMITTED 1967-1969	NO BOND
794.01(1)	RAPE/FOR CRIMES COMMITTED 1973-1974	NO BOND
794.01(1)	RAPE/FOR CRIMES COMMITTED 1973-1974/ATTEMPT	\$10,000
790.15(4)	RECREATING DISCH FIREARM IN PUB OR RESID PROP	\$1,000
914.23	RETALIATE AGAINST WITNESS/BODILY INJURY/FIREARM	\$10,000
812.131(2)(B)	ROBBERY BY SUDDEN SNATCHING	\$5,000
812.131(2)(B)	ROBBERY BY SUDDEN SNATCHING/ATTEMPT	\$5,000
812.13(2)(B)	ROBBERY/ARMED W/WEAPON/PREJUDICE	NO BOND
812.13(2)(B)	ROBBERY/ARMED/ATTEMPT	\$10,000
812.13(2)(A)(B)	ROBBERY/ARMED/ATTEMPT/WHILE WEARING A MASK	\$10,000
812.13(2)(B)	ROBBERY/ARMED/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/ARMED/FIREARM OR DEADLY WEAPON - PBL	NO BOND
812.13(2)(A)	ROBBERY/ARMED/MACHINE GUN-PBL	NO BOND
812.13(2)(B)	ROBBERY/ARMED/PRINCIPAL TO ATTEMPT	\$7,500
812.13(2)(B)	ROBBERY/ARMED/SOLICITATION	\$7,500
812.13(2)(B)	ROBBERY/ARMED/WEAPON	\$10,000
812.13(2)(B)	ROBBERY/ARMED/WITH A MASK	NO BOND
812.133	ROBBERY/CARJACKING	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING/AGG BATTERY	NO BOND
812.133(2)(A)	ROBBERY/CARJACKING/ARMED - PBL	NO BOND
812.133(2)(A)	ROBBERY/CARJACKING/ARMED/ATTEMPT	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING/ATTEMPT	\$7,500
812.133(2)(B)	ROBBERY/CARJACKING/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/DEADLY WEAPON, FIREARM/ATTEMPT	\$10,000
812.13(2)(A)	ROBBERY/DEADLY WEAPON, FIREARM/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/FIREARM/PREJUDICE/ATTEMPT	\$10,000
812.135	ROBBERY/HOME INVASION/AGG BATT	NO BOND
812.135	ROBBERY/HOME INVASION/ARMED/ATTEMPT	\$10,000
812.135	ROBBERY/HOME INVASION/ARMED/CONSPIRACY	\$7,500
812.135	ROBBERY/HOME INVASION/ATTEMPT	\$7,500
812.135	ROBBERY/HOME INVASION/CARRIED WEAPON	\$10,000

812.135(2)(A)	ROBBERY/HOME INVASION/CONSPIRE	\$7,500
812.135(2)(A)	ROBBERY/HOME INVASION/FIREARM/DW - PBL	NO BOND
812.135	ROBBERY/HOME INVASION/SOLICITATION	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM W/AGG BATTERY	\$10,000
812.13(2)(C)	ROBBERY/STRONGARM/ATTEMPT	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/ATTEMPT/WITH PREJUDICE	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM/CONSPIRACY	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/MASK	\$10,000
812.13(2)(C)	ROBBERY/STRONGARM/MASK/ATTEMPT	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM/PREJUDICE	NO BOND
812.13(2)(C)	ROBBERY/STRONGARM/SOLICITATION TO COMMIT	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/W/AGG BATTERY/ATTEMPT	\$7,500
812.131(2)(A)	ROBBERY/SUDDEN SNATCHING W/DEADLY WEAPON/ATTEMPT	\$5,000
812.131(2)(A)	ROBBERY/SUDDEN SNATCHING/FIREARM/DEADLY WEAPON	\$7,500
28A-9.3(C)	SEAPORT/STVDRE RPTNG/FIREARMS/WEAPONS ETC/CNTY VIO	\$500
493.6115	SECURITY OFFICER/CARRYING FIREARM WHEN NOT REQU	\$1,000
782.081(2)	SELF MURDER/COMMERCIALY EXPLOIT	\$5,000
794.0235(5)	SEX BATTERY CONVICTION/FAIL TO APPEAR/ALLOW MPA	\$7,500
794.011(3)	SEX BATTERY/ARMED	NO BOND
794.011(3)	SEX BATTERY/ARMED/ATTEMPT/GANG	NO BOND
794.011(3)	SEX BATTERY/FIREARM/DEADLY WEAPON/FORCE/SOLICIT	\$10,000
985.701(3)(C)	SEX MISCOND/WRITTEN REPORT/COERCE/THREATEN ANOTHER	\$5,000
775.215(2)	SEX OFFENDER/2ND/3RD FEL/RES VIOL/1K FT/SCH/PRK	\$1,000
943.0435(4)(E)1	SEX OFFENDER/FAIL TO REG/RPT EMAIL/INTERNET ID	\$5,000
985.4815(10)	SEX OFFENDER/FAIL TO REGISTER/COMPLY W/REQUIREMENT	\$5,000
943.0435(14)(C)4	SEX OFFENDER/FAIL TO REGISTER/RESPOND AS REQUIRED	\$5,000
70-402	SEX OFFENDER/PREDATOR/RESIDENCE PROHIBITION/MIABCH	\$500
775.215(2)	SEX OFFENDER/RES VIOL/1K FT/SCH/PRK/VIC<16	\$5,000
21-281	SEX OFFENDER/RES VIOL/2500FT SCH/PRK/VIC <16/CTY	\$1,000
985.4815(13)(B)4	SEX OFFNDR/FAIL TO REPORT/RESPOND TO CORRESPDNC	\$5,000
985.4815(12)	SEX OFFNDR/WITHHOLD INFO/HARBOR/CONCEAL/FALSE INFO	\$5,000
21-284	SEX OFNDR/PRED/PRESENT IN PARK/CHILD CARE FACILITY	\$500
775.21(6)(G)2A	SEX PRED FAIL REPORT VACATING RESIDENCE WI 48 HRS	\$5,000
775.21(6)(G)2B	SEX PRED TRANSIENT FAIL RPT WI 48HR AND EVERY 30D	\$5,000
796.045	SEX TRAFFICK/RECR/ENTICE/<14 OR DEATH/CONSP/7/1/12	\$7,500
796.045	SEX TRAFFICK/RECR/ENTICE/<14 OR DEATH/CONSP/7/1/12	\$7,500
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/<14 OR DEATH/7-1-12	\$10,000
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/<14 OR DEATH/7-1-12	\$10,000
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/COMMITTED 7/1/12	\$7,500
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/COMMITTED 7/1/12	\$7,500
794.011(8)(A)	SEXUAL ACT W/FAMILIAL CHILD/SOLICIT TO ENGAGE IN	\$5,000
828.126(3)	SEXUAL ACTIVITIES INVOLVING ANIMALS	\$1,000
794.011(2)	SEXUAL BATTERY ON A MINOR/SOLICITATION	NO BOND
794.011(4)(C)	SEXUAL BATTERY/12> YEARS/COERCE/THREATEN	\$10,000
794.011(4)(D)	SEXUAL BATTERY/ADMIN DRUG W/O CONSENT	\$10,000
794.011(3)	SEXUAL BATTERY/ARMED/GANG	NO BOND

794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO	\$10,000
794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO/ARMED	NO BOND
794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO/ARMED/ATTEMPT	\$10,000
794.011(4)	SEXUAL BATTERY/BY THREATS/10-1/14	\$10,000
794.011(4)	SEXUAL BATTERY/BY THREATS/ATTEMPT	\$7,500
794.011(4)(B)	SEXUAL BATTERY/COERCE/THREATEN	\$10,000
794.027	SEXUAL BATTERY/DUTY TO REPORT	\$1,000
794.011(4)(A)	SEXUAL BATTERY/HELPLESS VICTIM/ATTEMPT	\$7,500
794.023(2)(B)	SEXUAL BATTERY/MULTIPLE PERPETRATORS/FEL 1 DEG	NO BOND
794.023(2)(A)	SEXUAL BATTERY/MULTIPLE PERPETRATORS/FEL 2 DEG	\$10,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS INJURY/CONSPIRACY	\$5,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS INJURY/GANG	\$50,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS PERSONAL INJURY	\$25,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS PERSONAL INJURY/ATTEMPT	\$5,000
794.011(2)	SEXUAL BATTERY/ON A MINOR BY A MINOR	NO BOND
794.011(2)	SEXUAL BATTERY/ON A MINOR BY A MINOR/SOLICITION	\$10,000
794.011(2)	SEXUAL BATTERY/ON A MINOR BY AN ADULT	NO BOND
794.011(2)	SEXUAL BATTERY/ON A MINOR/ATTEMPT	\$25,000
794.011(4)(E)	SEXUAL BATTERY/OVER 12YEARS/MENTALLY DEFECTIVE	\$10,000
794.03	SEXUAL BATTERY/PUBLISH INFO ON VICTIM	\$500
794.011(4)(B)	SEXUAL BATTERY/SC/V>18/D>18/A	\$7,500
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT	\$10,000
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(4)(A)	SEXUAL BATTERY/SP CIRCUMSTNCE/MINOR/AFTER 10-1-14	NO BOND
794.011(4)(C)	SEXUAL BATTERY/SPC CIRCUMSTANC/D<18/AFTER 10-1-14	\$10,000
794.011(4)(B)	SEXUAL BATTERY/SPC CIRCUMSTANC/D>18/AFTER 10-1-14	\$10,000
794.011(4)(D)	SEXUAL BATTERY/SPC CIRCUMSTANC/V12+/AFTER 10-1-14	NO BOND
794.011(5)(A)	SEXUAL BATTERY/V 12-17/D18+	\$10,000
794.011(5)(A)	SEXUAL BATTERY/V 12-17/D18+/ATT	\$7,500
794.011(5)(C)	SEXUAL BATTERY/V12+/D<18	\$7,500
794.011(5)(D)	SEXUAL BATTERY/V12+/PC	\$10,000
794.011(5)(B)	SEXUAL BATTERY/V18+/D18+	\$7,500
794.011(4)(A)	SEXUAL BATTERY/VICTIM PHYSICALLY HELPLESS	\$10,000
794.011(4)(F)	SEXUAL BATTERY/VICTIM PHYSICALLY INCAPACITATED	\$10,000
794.011(3)	SEXUAL BATTERY/WEAP/SERIOUS PERS INJURY ATTEMPT	\$10,000
794.011(3)	SEXUAL BATTERY/WITH A DEADLY WEAPON/SER INJURY	NO BOND
784.049(3)(A)	SEXUAL CYBERHARASSMENT	\$1,000
784.049(3)(A)	SEXUAL CYBERHARASSMENT/BEFORE 7/1/19	\$1,000
393.135(2)	SEXUAL MISCONDUCT W/DEVELOPMENTALLY DISABLED	\$7,500
944.35(3)(B)(2)	SEXUAL MISCONDUCT WITH DETAINEE	\$5,000
393.135(6)	SEXUAL MISCONDUCT/COERCE/ALTER/REPORT	\$5,000
393.135(6)	SEXUAL MISCONDUCT/FAIL TO RPT/INACCURATE REPORT	\$1,000
985.701(1)(A)2	SEXUAL MISCONDUCT/WITH DETAINED JUVENILE OFFENDER	\$7,500
944.607(13)	SEXUAL OFFENDER/FAIL TO REPORT AS REQUIRED	\$5,000
943.0435(4)(B)	SEXUAL OFFENDER/FAIL TO REPORT CHANGE ADDRESS/7/16	\$5,000

943.0435(8)	SEXUAL OFFENDER/FAIL TO REPORT STATE CHANGE	\$7,500
943.0435	SEXUAL OFFENDER/VIOULATE REGISTRATION REQUIREMENTS	\$5,000
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/ATTEMPT	\$5,000
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/POSSESSION	\$7,500
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/POSSESSION	\$5,000
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTE	\$7,500
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTE/ATTEMPT	\$5,000
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTING	\$10,000
827.071(4)	SEXUAL PERFORMANCE BY CHILD/POSSESSION WITH INTENT	\$10,000
827.071(4)	SEXUAL PERFORMANCE BY CHILD/POSSESSION WITH INTENT	\$7,500
827.071(2)	SEXUAL PERFORMANCE/USE A CHILD IN A	\$10,000
827.071(2)	SEXUAL PERFORMANCE/USE A CHILD IN A	\$7,500
775.21(10)(A)	SEXUAL PREDATOR/FAIL TO REGISTER/PROVIDE LOCATION	\$5,000
775.21(10)(B)	SEXUAL PREDATOR/WORKING WITH CHILDREN	\$5,000
775.21(10)(B)	SEXUAL PREDATOR/WORKING WITH CHILDREN/ATTEMPT	\$1,000
384.24	SEXUALLY TRANSMISSIBLE DISEASES/UNLAWFUL ACTS	\$1,000
784.048(2)	STALKING	\$1,000
784.048(2)	STALKING/ PREJUDICE	\$5,000
784.048(3)	STALKING/AGGRAVATED	\$5,000
784.048(5)	STALKING/AGGRAVATED/A MINOR	\$5,000
784.048(4)	STALKING/AGGRAVATED/COURT ORDER	\$5,000
784.048(3)	STALKING/AGGRAVATED/FIREARM/DW	\$7,500
784.048(7)	STALKING/AGGRAVATED/HARASS/CYBERSTALK	\$5,000
784.048(3)	STALKING/AGGRAVATED/PREJUDICE	\$7,500
874.05(2)	STREET GANG MEMBERSHIP /RECRUIT/SECOND OFFENSE	\$7,500
874.05(1)	STREET GANG MEMBERSHIP/ENCOURAGE/RECRUIT	\$5,000
812.13(2)(C)	STRONGARM ROBBERY WITH A VEHICLE AS A WEAPON	\$10,000
948.061	SUBJECT ON PROBATION	NO BOND
876.23	SUBVERSIVE ACTIVITIES	\$7,500
914.22(2)(D)	TAMPER/WIT/VIC/INF/1F/PBL/FIREARM	NO BOND
914.22(2)(E)	TAMPER/WIT/VIC/LIFE/CAPITAL FELONY	NO BOND
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS/30K+	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>1K<30K	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>280<500	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>500<1K	\$10,000
499.0051(6)	TRAFFICKING/CONTRABAND/PRESCRIPTION DRUGS	\$10,000
499.0051(6)	TRAFFICKING/CONTRABAND/PRESCRIPTION DRUGS/CONSPIRE	\$7,500
893.135(1)(H)1	TRAFFICKING/GHB	\$10,000
810.09(2)(G)	TRESPASS/POSTED DOMESTIC VIOLENCE CENTER	\$5,000
810.09(2)(C)	TRESPASS/PROPERTY/WITH DANGEROUS WEAPON, FIREARM	\$5,000
810.095	TRESPASS/SCHOOL PROP/POSN WEAPON/FIREARM/ATTEMPT	\$1,000
810.095	TRESPASS/SCHOOL PROPERTY/WEAPON, FIREARM/POSN	\$5,000
810.08(2)(C)	TRESPASS/STRUCTURE, CONVEYANCE/DANG WEAP, FIREARM	\$5,000
827.10(2)	UNLAWFUL DESERTION OF A CHILD	\$5,000
794.05	UNLAWFUL SEX ACTIVITY WITH SPECIFIED MINOR/SOLICIT	\$5,000
794.05	UNLAWFUL SEXUAL ACTIVITY WITH SPECIFIED MINOR	\$7,500
794.05	UNLAWFUL SEXUAL ACTIVITY WITH SPECIFIED MINOR/ARME	\$10,000

876.34	USURP GOVERNMENT/COMBINATION TO	\$7,500
782.071(1)(A)	VEHICULAR HOMICIDE/RECKLESS MANNER	\$7,500
782.071(1)(B)	VEHICULAR HOMICIDE/FAIL TO STOP	\$10,000
782.072(2)	VESSEL HOMICIDE/FAILURE TO STOP	\$10,000
782.072(1)	VESSEL HOMICIDE/OPERATE IN RECKLESS MANNER	\$7,500
741.29(6)	VIOLATE PTR CONDITIONS/STAY AWAY/DOMESTIC VIOLENCE	TO BE SET
784.0487	VIOLATION OF INJUNCTION PROTECT AGAINST STALKING/C	\$1,000
790.166(3)	WEAPON OF DESTRUCTION/HOAX/POSSESS/SELL/DELIVER	\$7,500
790.166(2)	WEAPON OF MASS DESTRUCTION/POSSESS/SELL/USE - PBL	NO BOND
790.115(2)(D)	WEAPON, FIREARM/SCHOOL PROPERTY/DISCHARGE	\$7,500
790.115(2)(E)	WEAPON, FIREARM/SCHOOL PROPERTY/DISCHARGE	\$7,500
21-18	WEAPON/DANGEROUS HANDLING OF/COUNTY ORDINANCE	\$500
790.054	WEAPON/ELECTRIC/CHEM/USE AGAINST LAW ENFRC OFC	\$5,000
790.07(4)	WEAPON/FIREARM/USE/DISPLAY/SUBSEQUENT OFFENSE	\$10,000
790.166(4)	WEAPON/MASS DESTRUCT/HOAX/POSS COMM OF FELONY	\$7,500

APPENDIX C

Miami-Dade Risk Matrix

Last updated: May 1, 2022

Failure to Appear (FTA) Scaled Score	New Criminal Arrest (NCA) Scaled Score					
	1 91% Likely Arrest-Free	2 85% Likely Arrest-Free	3 78% Likely Arrest-Free	4 68% Likely Arrest-Free	5 55% Likely Arrest-Free	6 47% Likely Arrest-Free
1 89% Likely to Appear	1	1				
2 85% Likely to Appear	1	1	1	1	2	
3 81% Likely to Appear		1	1	1	2	2
4 73% Likely to Appear		1	1	2	2	3
5 69% Likely to Appear		2	2	2	3	3
6 65% Likely to Appear				2	3	3

Annette Puig-Mena

From: Stephen K. Talpins
Sent: Friday, August 19, 2022 12:15 PM
Subject: RE: Kathy Rundle's Email on Pretrial Release
Attachments: Miami-Dade Decision Tree Delegated Release May2022.pdf; Miami-Dade Decision Tree Delegated Release DRAFT 02.10.22.pptx; Miami-Dade Decision Tree First Appearance DRAFT JEM Edits 11.18.21.pptx; Miami-Dade Decision Tree Delegated Release DRAFT 9.8.21.pptx

I received a copy of Chief Judge Sayfie's e-mail and could not be more disappointed. As she knows, State Attorney Fernandez Rundle is in California because her son underwent surgery yesterday so she is not here to respond to the Chief Judge's inaccurate and unfair statements. Therefore, as State Attorney Fernandez Rundle's representative on the APPR project, I am taking it upon myself to do so in her absence.

In her e mail, Judge Sayfie implies that the State Attorney is opposed to modifying our bail bond system. However, you should know that the State Attorney actually began modifying our strategies years ago. She has supported the APPR project since before it began and continues to support it. You have been told that the modifications will significantly improve public safety. That simply is not true. Yes, people who are charged with bondable offenses on the excludable list will not be able to post bond before first appearance. When Judge Sayfie met with the State Attorney a couple of weeks ago, she referred to this as a "sea change." However, our joint experiences and the data tell us that there will be only a minimal public safety impact since most people charged with offenses on the list do not bond out before first appearance in the current system. On August 4, 2022, we provided the stakeholders with preliminary data* showing that approximately 5.87% of the 3,852 individuals charged with **bondable offenses on the excludable list** between January 1 and June 30, 2022 bonded out before first appearance. Of course, 0% of those charged with **non-bondable offenses** (which also are included on the excludable list) bonded out. Thus, the actual impact from holding the additional few charged with crimes on the list who could bond out before for first appearance will have minimal impact from a public safety or caseload standpoint (1.24 people daily).

So, you may be wondering..... why does the State Attorney support this project? The answer is simple. The PSA will provide us with more data about arrestees than we had in the past. This is important to us since we treat people as individuals. Most importantly, the new process will significantly improve system fairness by ensuring that individuals are not kept in jail merely because they are poor or released merely because they have money. While outsiders may find it unusual or even incomprehensible that prosecutors would advocate changing the system for that reason alone, those of you who know the State Attorney and how we work also know we do this all the time. We are proud "ministers of justice" who strive to treat everyone as fairly and compassionately as possible. Our data indicates that more than 86% of the 18,780 individuals charged with **offenses NOT on the excludable list** between January 1 and June 30, 2022, did not post bond before first appearance. Many of these individuals, particularly those charged with non-violent crimes, could have been released prior to first appearance without undermining public safety. We anticipate that the proposed modifications will facilitate the appropriate release of similarly situated individuals in the future and that is reason enough to support this project.

Judge Sayfie correctly advised that the State Attorney provided the perspective and attachments prior to sending it to anyone else. That is true. However, there is a lot more to the story. The State Attorney sent her the draft on August 9, 2022 as a courtesy and advised we were going to provide it to the press based upon their inquiry. After Judge Sayfie expressed some concerns about the documents' content, the State Attorney modified them. I subsequently spoke with Judge Wolfson and advised that if they agreed to exclude career

criminals and individuals who score a 4 or higher on the FTA or NCA scales (see below) before we gave the documents to the reporter, we would amend the documents. They never called. On August 11, 2022, the State Attorney gave Judge Sayfie our final drafts. On August 12, 2022, the State Attorney provided the documents to a number of other individuals, including Michael Jones, the APPR consultant; Public Defender Carlos Martinez; MDCR Assistant Director Marydell Guevara; Major David de la Espriella, the Miami-Dade County Association of Chiefs of Police (MDCACP) representative to the APPR collaboration; Regional Counsel Gene Zenobi; and Jude Faccidomo, President of the Florida Association of Criminal Defense Lawyers. All of this obviously happened before the State Attorney sent the Judiciary the materials on August 17, 2022. The State Attorney provided these documents to the Judiciary because she learned that Judge Wolfson had already begun training them and the State Attorney wanted the judges to know where she stood.

Judge Sayfie indicated that the State Attorney did not provide all of the “relevant” documents. We beg to differ. The State Attorney provided the items necessary to understand her concerns, including the complete excludable list.

Judge Sayfie argued that the State Attorney’s message was premature because the project was not finalized. While it’s fair to say that the **project** is not done, the implication that the **decision trees** were **never** finalized is inaccurate. We went through multiple drafts in late 2021 and early 2022 before meeting to “finalize” these documents. While I kept arguing for additional changes (which should surprise no one who knows me), the judges steadfastly rejected my requests. Attached please find copies of the various delegated release trees we discussed. You’ll see that the original versions were clearly identified as “DRAFT”, while the final version dated May 2022, and provided via e-mail by Judge Wolfson on July 12, 2022 was not. The courts provided the decision trees and two draft documents to the Dade Miami Criminal Justice Council prior to Judge Wolfson’s July 12, 2022. Judge Sayfie only agreed to reconsider the courts position in August 2022 during a meeting with the State Attorney (which the State Attorney acknowledged in her message).

In her e mail, Judge Sayfie advised that career criminals were being excluded. She said they would be screened out and labeled utilizing career criminal identification signals (ie. Signal 100, etc.). The reality is that she first advised us of her willingness to exclude these individuals on August 17, 2022 (yes, the day before she sent you her e mail) and AFTER the State Attorney sent her message. Judge Sayfie claimed, “More importantly, releasing career criminals before first appearance was never contemplated, as [the State Attorney] implies.” This is not true. At the State Attorney’s direction, I repeatedly insisted that we exclude career criminals throughout the collaborative process and the judges steadfastly refused. The judges argued that excluding career criminals would amount to “double counting” their priors, that it would be unduly burdensome for corrections to identify career criminals, and that the determination of career criminal status was a legal determination for the courts to make. The reality is that the courts first made it clear that they were willing to exclude career criminals on August 17 (and the State Attorney acknowledged that they were reconsidering their position because of our concerns in her message).

Judge Sayfie reported that the State Attorney’s statement erroneously advised that Robbery by Sudden Snatching was not on the excludable list. Judge Sayfie was correct, as we acknowledged prior to her e-mail. The error occurred because of a coding issue when we did our analysis.

Judge Sayfie said that the statement regarding the plan releasing those 31% likely to fail to appear and 32% likely to commit a new crime is “FALSE.” Her statement is not accurate. Until yesterday, individuals who scored as high as a 5 on the FTA scale (31% likely to FTA) and a 4 on the NCA scale (32% likely to not remain arrest-free) would have been eligible for delegated release if not excluded for other reasons (again, see the attached). In her message, the State Attorney acknowledged that the judges were reconsidering their position, which, thankfully they did.

Judge Sayfie said the plan is being implemented in phases. If you ask for clarification, I'm sure she will tell you that they are not doing away with monetary bond at this time, they will evaluate the modifications on a regular basis, and they will adapt the modified system as the data demands. That is VERY different from the phase-in we proposed. We would like to pilot the system with lower-level offenders prior to making it available to higher-level offenders in order to avoid any unanticipated and unintended consequences detrimental to the public's safety. She has steadfastly refused to do that.

Judge Sayfie claimed that "most arrestees" will go to first appearance. However, it is impossible to be sure how the modifications will play out in our county without conducting a retrospective study or applying the changes and seeing what happens. MDCR is the only entity who can electronically administer the PSA at this time. I asked Judge Sayfie to delay implementation until MDCR could do the retrospective analysis, but she refused (I remain hopeful that she will change her mind). Regardless, I firmly believe that the proposed delegated release system will result in far more individuals being released on lower-level offenses than ever before based on the data we reviewed (again, see above).

Judge Sayfie concluded by stating, "I know that change can be difficult but we must when we know that we can do better for the people we serve." I cannot believe that she would imply that the same State Attorney who:

- Successfully introduced drug courts and started a national movement in 1989 during the tough on crime era;
- Successfully advocated for police agencies to use Tasers instead of guns;
- Successfully advocated for BWCs;
- Successfully advocated for outside agencies to investigate police contact shootings (FDLE);
- Successfully advocated for police agencies to record interviews of the accused in homicide cases;
- Successfully advocated for the implementation of Civilian Review Panels;
- Successfully advocated for enhanced statewide policies on police procedures, including the banning of chokeholds except when necessary and a duty to intervene when an officer sees another using excessive force;
- Successfully advocated for civil citation in Miami-Dade County;
- Successfully advocated for legislation relating to civil citation statewide;
- Successfully expanded diversion;
- Successfully developed our Sealing and Expungement program ("Second Chance");
- Successfully advocated for Amendment 4 and created a model process to help eligible returning citizens register to vote;
- Advocates for supplanting a portion of prison sentences with re-entry programs (ie. allowing lower-level nonviolent offenders who serve 65% of their sentences to be released with services into a re-entry program;
- Advocates for drivers licenses for undocumented immigrants;
- Serves as a model for innovative prosecutors around the country;

and the same State Attorney who supported the grant application and continues to support this project despite criticism from the tough on crime crowd is somehow not supportive of this project or afraid of change. It is hard to imagine a more unfair suggestion. The reality is that your State Attorney is one of the most innovative elected prosecutors this country has every had. She ALWAYS seeks out ways to do things in a better, fairer, and more effective way. She simply wants to do it right.

Finally, I would be remiss if I did not point out that I told Judge Wolfson that we planned to send an addendum acknowledging our error regarding Robbery by Sudden Snatching and updating everyone on the new changes before Judge Sayfie sent her e mail last night.

While we strive to collaborate with all of our justice partners, we have different roles and perspectives. We strive to promote fairness and equity, but public safety is and must be our top priority. We hope to put our differences behind us and move forward in a constructive and positive way, just as we always have.

If any of you would like to discuss this further or see any of the many documents I have supporting the above, please don't hesitate to reach out to me.

Have a nice weekend.

Thank you.

Stephen

*Our preliminary data runs likely are not 100% accurate because there are coding and other data issues relating to CJIS, as I'm sure you know. However, we are not aware of any analyses of MDC cases done by the other stakeholders, let alone analyses drawing conclusions different than ours.

PS----I sent this to Judge Sayfie, all Miami-Dade County Judges (just like Judge Sayfie did), the Public Defender's Office, Miami-Dade Corrections and Rehabilitation, Miami-Dade Corrections and Rehabilitation, and APPR consultant Michael Jones. I blind copied everyone to protect e mail addresses.

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>

Sent: Thursday, August 18, 2022 6:25 PM

Cc: Carlos J. Martinez (cmartinez@pdmiami.com) <cmartinez@pdmiami.com>; tenriquez@pdmiami.com; Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; Stephen K. Talpins <StephenKTalpins@MiamiSAO.com>; Wolfson, Andrea <awolfson@jud11.flcourts.org>; Faber, Robin <rfaber@jud11.flcourts.org>; Guevara, Marydell (MDCR) <Marydell.Guevara@miamidade.gov>; Deisy Hernandez <DeisyHernandez@MiamiSAO.com>

Subject: Kathy Rundle's Email on Pretrial Release

Dear Colleagues,

I understand that many of you received the below email from Katherine Fernandez Rundle on Wednesday evening. She had sent her "perspective statement" (see attachment labeled 'message') and attachments to me and Judge Wolfson in advance. We asked her not to send it out because it contained inaccurate information. Unfortunately she chose to send the email and did not copy me or Judge Wolfson. She also did not copy Public Defender Carlos Martinez or the other members of the workgroup. We learned about the email earlier this afternoon.

As you know the State Attorney has been represented on the workgroup which has been meeting for over 2 years in order to improve our pretrial release practices. And as Judge Wolfson and I have told you the product is not yet finalized. The attachments to Ms. Rundle's email did not include all of the relevant documents, most importantly the PSA (Public Safety Assessment), and included documents that have not been finalized by the committee. Moreover, the statements she provided in the in the perspective contained incorrect information as well as implications that are inaccurate.

For example –

- Robbery by Sudden Snatching is on the excluded offense list – meaning it requires a first appearance.
- Career criminals will be on the excluded list as well. They will be screened out and labelled utilizing career criminal identification signals that you may have noticed when you have done first appearance Duty. More importantly, releasing career criminals before first appearance was never contemplated, as she implies.
- The statement regarding the plan releasing 31% likely FTA and 32% likely to commit a new crime is FALSE.

-The plan is being implemented in phases. We are beginning with a very conservative scoring process and a huge number of bondable offenses now requiring a First Appearance.

If you would like all of the details now please contact me or Judge Wolfson. But please note that as we stated in our Zoom meetings, when the plan is finalized we will make sure that you all have the FACTS.

Finally – I would like to point out that bail bond is and will continue to be an option for release for any judge who believes it is appropriate in a particular case. What the new plan does is give you more information to make a decision and more options for release, including levels of PTS and levels of electronic monitoring. It also makes it mandatory for most arrestees to go to first appearance. The plan is going to advance public safety while reducing the number of people who are in jail only because they are poor.

I know that change can be difficult but we must when we know that we can do better for the people we serve.

Thank you for your attention.

Nushin G. Sayfie, Chief Judge
Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org
Bailliff: Larry Chester, lchester@jud11.flcourts.org

From: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>
Sent: Wednesday, August 17, 2022 5:40 PM
To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>
Subject: Pretrial Release

EXTERNAL EMAIL: Do not click any links or open any attachments unless you trust the sender and know the content is safe.

As you are already aware, our Circuit has been evaluating its current pretrial release system and looking for ways to improve the process and to better ensure fairness, while maintaining public safety as a priority. The leadership of the Chief Judge and the Criminal Division Administrative Judge have remarkably sustained this time consuming project for nearly two years. As a participant in this endeavor, I have developed the attached perspective paper so that my position and the concerns of my office are clear. As indicated in the attachments, and even as they develop the final details of the plan, the Courts are actively giving consideration to concerns we have raised during this process. While the stakeholders are all still working together to bring the final system online, I believe it is important to obtain community input before the implementation. I look forward to some hardy discussions and continuing the work and collaboration we all do to keep Miami-Dade County the wonderful place we call home.

If you have any questions, comments or concerns, please do not hesitate to call me or members of my leadership team who have been working on this.

Stay safe, healthy and strong.

Thank you.

Kathy



Katherine Fernandez Rundle
State Attorney

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Sunday, August 21, 2022 7:57 PM
To: Katherine Fernandez Rundle
Cc: Wolfson, Andrea
Subject: Going forward

Greetings Kathy,

I want to begin by saying that I hope you know how much I admire you and appreciate the many times you have publicly and privately championed me and my leadership. Andrea and I both look up to you and view you as a mentor. It is with this foundation that we write you this email.

We may disagree on some specific issues. That is nothing new. On this particular project the area of disagreement is actually very small. But unfortunately the spirit of collaboration and cooperation that you have taught me over the years is lost on Steve Talpins. His behavior in the meetings and in emails has been consistently obstructionist, unprepared and disrespectful of the judiciary and MDCR. His email on Friday was one giant step too far. It was inappropriate and unprofessional in tone and his content was inaccurate. We would welcome an in person conversation with you to discuss this entire episode in more detail, but more urgently we are asking you to please assign someone else to the project. His continued involvement is not going to be acceptable or productive.

In retrospect we believe much of the misunderstanding of the last few weeks can be attributed to Steve and his behavior. We know that this project and others, past and present, are successful because of your leadership. We look forward to working with you and seeing it through for the benefit of the public that we serve.

Thank you for your understanding.

Nushin G. Sayfie, Chief Judge
11th Judicial Circuit of Florida
(305) 349-5720

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Thursday, August 18, 2022 6:25 PM
Cc: Carlos J. Martinez (cmartinez@pdmiami.com); tenriquez@pdmiami.com; Katherine Fernandez Rundle; Stephen K. Talpins; Wolfson, Andrea; Faber, Robin; Guevara, Marydell (MDCR); Deisy Hernandez
Subject: Kathy Rundle's Email on Pretrial Release
Attachments: 2022-08-11 Message (002) (003).pdf; 2022-08-11 Appendix A - Guiding Principles (003).pdf; 2022-08-11 Appendix B - Delegated Release Excluded Offense List.pdf; 2022-08-11 Appendix C - Risk Matrix.pdf

Dear Colleagues,

I understand that many of you received the below email from Katherine Fernandez Rundle on Wednesday evening. She had sent her "perspective statement" (see attachment labeled 'message') and attachments to me and Judge Wolfson in advance. We asked her not to send it out because it contained inaccurate information. Unfortunately she chose to send the email and did not copy me or Judge Wolfson. She also did not copy Public Defender Carlos Martinez or the other members of the workgroup. We learned about the email earlier this afternoon.

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- The plan is being implemented in phases. We are beginning with a very conservative scoring process and a huge number of bondable offenses now requiring a First Appearance.

If you would like all of the details now please contact me or Judge Wolfson. But please note that as we stated in our Zoom meetings, when the plan is finalized we will make sure that you all have the FACTS.

Finally – I would like to point out that bail bond is and will continue to be an option for release for any judge who believes it is appropriate in a particular case. What the new plan does is give you more information to make a decision and more options for release, including levels of PTS and levels of electronic monitoring. It also makes it mandatory for most arrestees to go to first appearance. The plan is going to advance public safety while reducing the number of people who are in jail only because they are poor.

I know that change can be difficult but we must when we know that we can do better for the people we serve.

Thank you for your attention.

Nushin G. Sayfie, Chief Judge

Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org
Bailliff: Larry Chester, lchester@jud11.flcourts.org

From: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>
Sent: Wednesday, August 17, 2022 5:40 PM
To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>
Subject: Pretrial Release

EXTERNAL EMAIL: Do not click any links or open any attachments unless you trust the sender and know the content is safe.

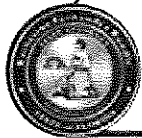
As you are already aware, our Circuit has been evaluating its current pretrial release system and looking for ways to improve the process and to better ensure fairness, while maintaining public safety as a priority. The leadership of the Chief Judge and the Criminal Division Administrative Judge have remarkably sustained this time consuming project for nearly two years. As a participant in this endeavor, I have developed the attached perspective paper so that my position and the concerns of my office are clear. As indicated in the attachments, and even as they develop the final details of the plan, the Courts are actively giving consideration to concerns we have raised during this process. While the stakeholders are all still working together to bring the final system online, I believe it is important to obtain community input before the implementation. I look forward to some hardy discussions and continuing the work and collaboration we all do to keep Miami-Dade County the wonderful place we call home.

If you have any questions, comments or concerns, please do not hesitate to call me or members of my leadership team who have been working on this.

Stay safe, healthy and strong.

Thank you.

Kathy



Katherine Fernandez Rundle
State Attorney

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Thursday, August 18, 2022 4:12 PM
To: Katherine Fernandez Rundle; Wolfson, Andrea
Cc: Stephen K. Talpins; Carlos J. Martinez (cmartinez@pdmiami.com)
Subject: RE: Pretrial Release

It is my understanding that you sent this out to our colleagues at 5:40PM last night. I was not copied on that email. Did you send it to all of them?

Nushin G. Sayfie, Chief Judge
Eleventh Judicial Circuit of Florida
(305) 349-5720

Judicial Assistant: Ara Johnson, arjohnson@jud11.flcourts.org
Bailiff: Larry Chester, lchester@jud11.flcourts.org

From: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>
Sent: Wednesday, August 17, 2022 5:51 PM
To: Sayfie, Nushin <nsayfie@jud11.flcourts.org>; Wolfson, Andrea <awolfson@jud11.flcourts.org>
Subject: FW: Pretrial Release

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As a follow-up to my FYI, below is the message to your colleagues that accompanied the documents that you already received. My son is having a medical procedure so I am currently in LA with him.. Nonetheless, if you need to speak with me, I am reachable or you can speak to any member of my leadership team.

Kathy



Katherine Fernandez Rundle
State Attorney

From: Katherine Fernandez Rundle
Sent: Wednesday, August 17, 2022 5:40 PM
To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>
Subject: Pretrial Release

As you are already aware, our Circuit has been evaluating its current pretrial release system and looking for ways to improve the process and to better ensure fairness, while maintaining public safety as a priority. The leadership of the Chief Judge and the Criminal Division Administrative Judge have remarkably sustained this time consuming project for nearly two years. As a participant in this endeavor, I have developed the attached

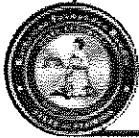
perspective paper so that my position and the concerns of my office are clear. As indicated in the attachments, and even as they develop the final details of the plan, the Courts are actively giving consideration to concerns we have raised during this process. While the stakeholders are all still working together to bring the final system online, I believe it is important to obtain community input before the implementation. I look forward to some hardy discussions and continuing the work and collaboration we all do to keep Miami-Dade County the wonderful place we call home.

If you have any questions, comments or concerns, please do not hesitate to call me or members of my leadership team who have been working on this.

Stay safe, healthy and strong.

Thank you.

Kathy



Katherine Fernandez Rundle
State Attorney

Annette Puig-Mena

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Sent: Tuesday, August 23, 2022 6:13 PM
To: Wolfson, Andrea; Faber, Robin; Frankel, Jed; Mckay, Christopher; Koons-Velazquez, Mikaela L.; Garcia, Amy; Stephen K. Talpins; Teresa Enriquez; Guevara, Marydell (MDCR); Falowo, Felicia (MDCR); Summerset, Myrlene (MDCR); Blackman, Sherea (MDCR); felicia.gomez@miamidade.gov; Mallette, Victoria (HT); jnewcomer@sfbhn.org; Inaredo@sfbhn.org; De La Espriella, David; Michael Jones; Katherine Fernandez Rundle; Don L. Horn; cmartinez@pdmiami.com; Sigler, Eunice; Rodriguez, Enrique (MDCR); Deisy Hernandez
Subject: Sharing

I am currently at the National Association of Presiding Court Officers (NAPCO) conference in California. There are over 300 participants – Presiding judges and their Court Administrators.

I am thrilled to see that APPR is here, presenting and considered the best of pretrial experts. We are in great hands. Additionally, one of our sister learning site teams is here, Youngstown, Ohio. They have fully launched their PSA and they say that their initial data is promising.

Just wanted to share the good news. Thank you all. Hope you are having a great week.

Nushin G. Sayfie, Chief Judge

Eleventh Judicial Circuit of Florida
175 NW 1st Avenue, Suite 3045
Miami, FL 33128
(305) 349-5720
nsayfie@jud11.flcourts.org
www.jud11.flcourts.org

Judicial Assistant: Ara L. Johnson, arjohnson@jud11.flcourts.org
Bailiff: Larry Chester, lchester@jud11.flcourts.org

Annette Puig-Mena

From: Katherine Fernandez Rundle
Sent: Friday, August 26, 2022 6:38 PM
To: Sayfie, Nushin
Cc: Wolfson, Andrea
Subject: RE: Going forward

Hi Nushin,

Thank you for your kind and generous words. I have praised your leadership and our collaboration as a circuit many times, and I will continue to do so, and do so sincerely.

Your frustration with Steve should really be directed at me because the principles and perspective pieces were primarily my concepts and creation. I personally spent a good deal of time in developing them to just focus on the key ingredients of concerns and points upon which I felt I could not capitulate or stay neutral.

Nushin, I am, as you know, a true collaborator. As my representative in this process, he has been informing and educating me, and ultimately espousing my beliefs. But not all collaboration means sacrificing one's beliefs or duties. I have moved my position significantly. As you know, from the onset, I expressed my concerns of "delegated release" as being a form of abdication of judicial authority to that of a correctional function.

My constant belief has been that everyone arrested should go to a first appearance before a court of law. I still firmly hold this belief. In fact, in speaking with my colleagues in LA, Harris County and Volusia County, the PSA is used as a recommendation to the courts. They are not used as delegated release; and in Houston, not on felonies at all.

Nonetheless, in a cooperative spirit, we want to move forward even though some less serious concerns still exist. You have addressed my most serious concerns and for that I and my team are appreciative. Although you have agreed to a later and slower roll-out, I would encourage you to implement the project in phases as I have previously recommended. We are developing an addendum to our documents which will include the court's position as of today. Hopefully, you will appreciate its thoroughness. I hope to get it out to you Monday.

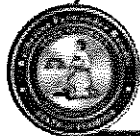
So that you know, I had held off sending all the documents to my community partners to ensure your changes were incorporated. Moving your intended launch date from September to mid-October relieves some urgency. I do have our new class of ASAs that started this week, so finalizing our mutual understandings now has been very helpful.

As we move into the implementation phase, I have also asked Deisy to become fully engaged as well because of her "operational" expertise.

Safe travels back from California.

Sincerely,

Kathy



Katherine Fernandez Rundle
State Attorney

-----Original Message-----

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>

Sent: Sunday, August 21, 2022 7:57 PM

To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>

Cc: Wolfson, Andrea <awolfson@jud11.flcourts.org>

Subject: Going forward

Greetings Kathy,

I want to begin by saying that I hope you know how much I admire you and appreciate the many times you have publicly and privately championed me and my leadership. Andrea and I both look up to you and view you as a mentor. It is with this foundation that we write you this email.

We may disagree on some specific issues. That is nothing new. On this particular project the area of disagreement is actually very small. But unfortunately the spirit of collaboration and cooperation that you have taught me over the years is lost on Steve Talpins. His behavior in the meetings and in emails has been consistently obstructionist, unprepared and disrespectful of the judiciary and MDCR. His email on Friday was one giant step too far. It was inappropriate and unprofessional in tone and his content was inaccurate. We would welcome an in person conversation with you to discuss this entire episode in more detail, but more urgently we are asking you to please assign someone else to the project. His continued involvement is not going to be acceptable or productive.

In retrospect we believe much of the misunderstanding of the last few weeks can be attributed to Steve and his behavior. We know that this project and others, past and present, are successful because of your leadership. We look forward to working with you and seeing it through for the benefit of the public that we serve.

Thank you for your understanding.

Nushin G. Sayfie, Chief Judge
11th Judicial Circuit of Florida
(305) 349-5720

Annette Puig-Mena

From: Katherine Fernandez Rundle
Sent: Friday, September 2, 2022 5:59 PM
To: Wolfson, Andrea
Cc: nsayfie@jud11.flcourts.org
Subject: RE: Going forward

Andrea,

Thank you for your good wishes for my son... His recovery has been excellent and as of Wednesday, the surgeon again advised that he is doing remarkably well. Youth!

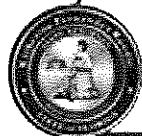
I apologize if my last email was unclear. What I am going to do is add Deisy (with Steve and Scott) to the SAO Team as the Courts and MDCR move into the implementation phase. Deisy's value is different from Steve's, in that she is the expert on "operations and training". I believe you will benefit, as I know we all will from her valuable knowledge in this area. She will also be training our office on how the project will work. I hope this helps so we can keep moving forward. When is your next training?

Also, as I believe I mentioned to you, I am sending an update addendum to those who received my documents earlier last month. As you, and Judge Sayfie have accommodated our requests, I felt it's only fair to advise interested parties of such. I trust you will agree and approve.

Thank you.

Have a wonderful Labor Day weekend.

Kathy



Katherine Fernandez Rundle
State Attorney

From: Wolfson, Andrea <awolfson@jud11.flcourts.org>
Sent: Wednesday, August 31, 2022 9:01 AM
To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>; Sayfie, Nushin <nsayfie@jud11.flcourts.org>
Subject: RE: Going forward

Good morning Ms. Rundle,

I hope this email finds you well and that your son is enjoying a speedy recovery. I am circling back just to confirm that our new point person from the State Attorney's Office will be Deisy Hernandez (and, of course, you). Please know that neither Nushin nor I are frustrated by the position of the SAO throughout this project. The frustration has been with the continued and relentless unproductive, unprofessional, and often times inappropriate delivery of that

message. We look forward to moving ahead and communicating with Deisy. Thank you for your efforts on this. Have a blessed day.

Best regards,

Andrea Ricker Wolfson,

Administrative Judge, Circuit Criminal Division
Richard E. Gerstein Justice Bldg.
1351 N.W. 12th Street, Chambers 423
Miami, Florida 33125
Tel 305-548-5721 * Fax 305-548-5512

For zoom information, or judicial instructions, please use the links provided below:

<https://www.jud11.flcourts.org/Judge-Details?judgeid=929§ionid=138>

ZOOM Link for Division 61: <https://zoom.us/j/96315336649>

From: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>

Sent: Friday, August 26, 2022 6:38 PM

To: Sayfie, Nushin <nsayfie@jud11.flcourts.org>

Cc: Wolfson, Andrea <awolfson@jud11.flcourts.org>

Subject: RE: Going forward

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Hi Nushin,

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Your frustration with Steve should really be directed at me because the principles and perspective pieces were primarily my concepts and creation. I personally spent a good deal of time in developing them to just focus on the key ingredients of concerns and points upon which I felt I could not capitulate or stay neutral.

Nushin, I am, as you know, a true collaborator. As my representative in this process, he has been informing and educating me, and ultimately espousing my beliefs. But not all collaboration means sacrificing one's beliefs or duties. I have moved my position significantly. As you know, from the onset, I expressed my concerns of "delegated release" as being a form of abdication of judicial authority to that of a correctional function.

My constant belief has been that everyone arrested should go to a first appearance before a court of law. I still firmly hold this belief. In fact, in speaking with my colleagues in LA, Harris County and Volusia County, the PSA is used as a recommendation to the courts. They are not used as delegated release; and in Houston, not on felonies at all.

Nonetheless, in a cooperative spirit, we want to move forward even though some less serious concerns still exist. You have addressed my most serious concerns and for that I and my team are appreciative. Although you have agreed to a later and slower roll-out, I would encourage you to implement the project in phases as I have previously recommended. We are developing an addendum to our documents which will include the

court's position as of today. Hopefully, you will appreciate its thoroughness. I hope to get it out to you Monday.

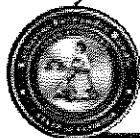
So that you know, I had held off sending all the documents to my community partners to ensure your changes were incorporated. Moving your intended launch date from September to mid-October relieves some urgency. I do have our new class of ASAs that started this week, so finalizing our mutual understandings now has been very helpful.

As we move into the implementation phase, I have also asked Deisy to become fully engaged as well because of her "operational" expertise.

Safe travels back from California.

Sincerely,

Kathy



Katherine Fernandez Rundle
State Attorney

-----Original Message-----

From: Sayfie, Nushin <nsayfie@jud11.flcourts.org>

Sent: Sunday, August 21, 2022 7:57 PM

To: Katherine Fernandez Rundle <KatherineFernandezRundle@MiamiSAO.com>

Cc: Wolfson, Andrea <awolfson@jud11.flcourts.org>

Subject: Going forward

Greetings Kathy,

I want to begin by saying that I hope you know how much I admire you and appreciate the many times you have publicly and privately championed me and my leadership. Andrea and I both look up to you and view you as a mentor. It is with this foundation that we write you this email.

We may disagree on some specific issues. That is nothing new. On this particular project the area of disagreement is actually very small. But unfortunately the spirit of collaboration and cooperation that you have taught me over the years is lost on Steve Talpins. His behavior in the meetings and in emails has been consistently obstructionist, unprepared and disrespectful of the judiciary and MDCR. His email on Friday was one giant step too far. It was inappropriate and unprofessional in tone and his content was inaccurate. We would welcome an in person conversation with you to discuss this entire episode in more detail, but more urgently we are asking you to please assign someone else to the project. His continued involvement is not going to be acceptable or productive.

In retrospect we believe much of the misunderstanding of the last few weeks can be attributed to Steve and his behavior. We know that this project and others, past and present, are successful because of your leadership. We look forward to working with you and seeing it through for the benefit of the public that we serve.

Thank you for your understanding.

Nushin G. Sayfie, Chief Judge
11th Judicial Circuit of Florida
(305) 349-5720

From: Katherine Fernandez Rundle
Sent: Friday, September 2, 2022 6:01 PM
To: Katherine Fernandez Rundle (katherinefernandezrundle@gmail.com)
Subject: Update Addendum to August 11, 2022 Documents
Attachments: 2022-08-29 Update Addendum.docx



**Improving Pretrial Release in Miami-Dade County, Florida
Perspective of State Attorney Katherine Fernandez Rundle
*Update Addendum to August 11, 2022 Documents***

August 29, 2022

I am sending this **Update Addendum** to provide new information regarding recommendations I made in my **Perspective of State Attorney Katherine Fernandez Rundle** ("*The Perspective*") and guiding principles documents dated August 11th. I am pleased to report that on August 18th, at a meeting of stakeholders participating in the APPR project, several important modifications were made with regards to delegated release. While all of our proposals were not incorporated in the modifications, many of our primary concerns were addressed, for which we are appreciative. Below are some of the changes:

- With respect to career criminals, offenders identified by Miami-Dade Police Department (MDPD) personnel as Signal 100, 200, 300, 400, or 500 will be excluded from delegated release. In effect, this should mean that career criminals will not be released by Miami-Dade Corrections and Rehabilitation (MDCR) before seeing a judge at First Appearance.
- As to the Failure to Appear (FTA) scale and the New Criminal Arrest (NCA) scale, individuals who score a 5 on the FTA scale and individuals who score a 4 or higher on the NCA scale will be excluded from delegated release.
- The crime of Animal Cruelty resulting in serious bodily injury or death (formerly called Aggravated Animal Cruelty) will be added to the excludable list.

Finally, I wanted to correct an error I made. I previously indicated that Robbery by Sudden Snatching was not on the excludable list. I was mistaken. This offense, by agreement of the stakeholders, was already on the excludable list.

As the Courts move forward with the fine-tuning of this project, I remain hopeful that the stakeholders will add non-domestic assault and battery to the excludable list. Also, when the program is rolled-out, I hope it will be as a pilot, initially, with low level offenders. This suggestion is so we can avoid any unintended detrimental impact to the public's safety.

I thank the Courts and all other stakeholders for their consideration and cooperation with my requests. I have always appreciated our great working relationship and remain optimistic that we can continue working together to build the fairest and most effective justice system in America.

Kathy



Katherine Fernandez Rundle
State Attorney



Improving Pretrial Release in Miami-Dade County, Florida
Perspective of State Attorney Katherine Fernandez Rundle
Update Addendum to August 11, 2022 Documents

August 29, 2022

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Sharrveta Rahming

From: Katherine Fernandez Rundle
Sent: Tuesday, October 25, 2022 6:53 PM
To: nsayfie@jud11.flcourts.org; Wolfson, Andrea
Cc: Carlos J. Martinez; tenriquez@pdmiami.com; Marydell.guevara@miamidade.gov; davidde laespriella@miamibeachfl.gov; Stephen K. Talpins; Deisy Hernandez; Scott Dunn
Subject: Perspective and Guiding Principles on Pre Trial Release
Attachments: APPR.docx; 2022-10-19 Appendix A - Guiding Principles (UPDATED-10.14.22) (002).docx

Attached is the updated version of my perspective and guiding principles. I believe these reflect where we are at this point in time.

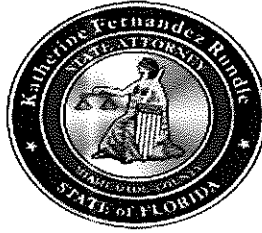
I intend to distribute these in the next day or so.

Thank you.

Kathy



Katherine Fernandez Rundle
State Attorney



Improving Pretrial Release in Miami-Dade County, Florida State Attorney Katherine Fernandez Rundle's Updated Perspective

October 19, 2022

During my tenure as your State Attorney, I have worked hard to protect our community while respecting the rights and dignity of the accused. Two years ago, we partnered with the Eleventh Judicial Circuit Administrative Office of the Courts, Public Defender's Office (PDO), and Miami-Dade Corrections and Rehabilitation (MDCR) to obtain grant funding from Arnold Ventures to study the possibility of improving our bail system. Much appreciation goes to the Laura and John Arnold Foundation for their leadership in supporting these bail enhancement initiatives in cities throughout America, and of course, for their technical support to our circuit. Since the grant was approved, we have met with them and other stakeholders, including a representative from the Miami-Dade County Association of Chiefs of Police (MDCACP), undergone training, reviewed data and reports from around the country, and consulted with several outside experts. However, I came to these discussions with my core guiding principles.¹ Based upon our collective efforts, we have developed a plan to modify our existing bail system to improve its efficiency, effectiveness, and fairness that will not compromise public safety. My office and I supported most of the proposed changes but expressed, over the last year or so, some concerns. Thankfully, many of our concerns have now been resolved through some healthy discussions and negotiations, and this serves as an update to my perspective dated August 11, 2022.

Currently, individuals who are arrested for bondable offenses may be released as soon as they post a standard monetary bond without appearing before a judge. Those who do not "bond out" quickly appear before a judge for a First Appearance hearing within 24 hours. While the judge may modify the standard bond if someone cannot afford it, this system unnecessarily places the poor at a distinct disadvantage. For example, during the first half of 2022, 294 individuals were arrested for begging or panhandling. Even though the standard bond is \$500, only 11 of these individuals (3.7%) bonded out before First Appearance. Keeping these individuals in jail for a bond hearing does not advance public safety. Simply stated, I do not believe that anyone should be kept in jail merely because they are poor or released from jail just because they have money.

¹ Please see Appendix A, Improving Pretrial Release in Miami-Dade County, Florida State Attorney Katherine Fernandez Rundle's Guiding Principles.

In order to address potential inequities of a monetary-based bail system for bondable offenses, I have long advocated for pre-arrest alternatives such as civil citations and other forms of pre-arrest diversion. I also have instructed my prosecutors to release lower-level offenders who commit non-violent crimes on their own recognizance absent aggravating circumstances like a lengthy criminal record.

I believe we have improved system fairness and improved public safety through our Smart Justice strategies. Based upon our prior successes, we are ready to move forward with our justice partners to enact further changes that ensure people are not punished or rewarded based on their financial resources.

Under the proposed modifications, MDCR will assess everyone who is booked into jail using the Public Safety Assessment (PSA) tool. Researchers funded by Arnold Ventures created this tool to help justice practitioners better identify those individuals who can safely be released into the community. They created this tool after reviewing data from approximately 750,000 cases from about 300 jurisdictions around the country.

The PSA "scores" each defendant's likelihood of appearing back in court (Failure to Appear or FTA scale) and their likelihood of rearrest (New Criminal Arrest or NCA scale) during pretrial release based upon objective factors like their age, prior criminal record, and history of court appearances.

Currently, less than 14% of offenders charged with lower-level offenses are able to post bond prior to first appearance. We believe that many of these individuals can be released prior to seeing a judge without undermining our community's safety. Accordingly, by agreement with the Courts, PDO, and my office, MDCR will release these individuals if they do not have both a history of failing to appear for court and a significant prior record. This will enhance system fairness and save the limited jail space for those who most need to be incarcerated.

MDCR will not release those individuals who must be held according to Florida law. In addition, they will not release people charged with offenses on an "excludable list" that the Courts, my office, and other stakeholders created. The excludable list includes over 700 crimes, including all of the offenses that are non-bondable by law.² We are pleased that every individual charged with offenses on the list will be required to appear in front of a judge for First Appearance where crime victims can address the Court and prosecutors can represent the community's interests.

At First Appearance, judges, prosecutors, and defense attorneys will now have more data than ever, allowing them to make better informed decisions about each arrestee's potential release. As a Smart Justice pioneer, I have always believed in evidence-based

² See Appendix B, the Excludable list.

solutions and I am optimistic that these changes can improve our system if they are implemented, monitored, and adjusted appropriately.

Although we have reached agreement with the other stakeholders on most issues, we have not always agreed on everything. This should not surprise anyone since we have different obligations, interests, and goals. However, consistent with our history of great collaborations in our community, it was agreed that career criminals will have to appear before a Judge, as well as those who are more than 22% likely to be rearrested or more than 27% likely to fail to appear. Additionally, we are in the process of engaging the community before implementation. As we move forward, we hopefully will continue collaborating and negotiating and reach additional agreements that will ensure greater victim input, add non-domestic assault and battery to the excludable list, and implement the modifications in stages, starting with low level offenses.

We are grateful to MDCACP for their long history of supporting our Miami-Style Smart Justice initiatives. Together, we have implemented a number of programs designed to improve system fairness, address offenders' criminogenic needs, and save money, all while ensuring the community remains safe and secure. Like me, MDCACP recognized a need to improve our pretrial release system and we are appreciative that they allowed my team to guide them through the details of this proposed modified system. They participated in the development process with an open mind and an eye on public safety. They provided critical input and support. On October 3, 2022, they formalized their position and passed a resolution supporting the modified system to the extent it is implemented according to my recommendations and that public safety is not compromised.³

As always, I am gratified that we can agree to disagree as professionals without jeopardizing our great working relationships. Change is never easy. During the past year, we have worked through many of our differences and made significant progress that will make our system more fair and equitable. I am deeply thankful for the leadership of the Courts and for the hard work of the Public Defender's Office, MDCR, MDCACP, and my team in tackling the issues relating to this very complicated system. Rest assured that I will continue doing everything I can to further improve our justice system while advocating for victims and the safety of our community.

³ Please see Appendix C, *Miami-Dade County Association of Chiefs of Police Resolution re APPR* (October 3, 2022).



APPENDIX A
Improving Pretrial Release in Miami-Dade County, Florida
State Attorney Katherine Fernandez Rundle's
Guiding Principles

October 19, 2022

1. Public safety is our primary responsibility and number one priority.
2. We have a moral obligation to consider the needs and concerns of victims, as well as the community at large.
3. Victims have a constitutional right to be heard under Marsy's Law on pretrial release if they invoke that right. *See* Art. I, Section 16(b)(1-5).
4. Officers may warn, cite, or issue promises to appear (PTA) to individuals who commit lesser non-violent crimes and are not an ongoing threat to public safety.
5. No one should be incarcerated, or remain so, simply because they are poor.
6. No one should be released solely because they have financial resources.
7. From a legal standpoint, an arrestee cannot be released after booking and prior to First Appearance absent the State and victims' consent (if the victim invokes his or her rights under Marsy's Law). *See* F.S. 903.046, F.S. 907.041, Rule 3.130, and Art. I, Section 16(b)(1-5).
 - The State is a party to the action and has a right to notice and opportunity to be heard. *Id.*
 - Victims have a constitutional right to be heard even though they are not a party to the action.ⁱ *See* Art. I, Section 16(b)(1-5).
 - The determination of bond is an exclusively judicial function, *State ex rel. Harrington v. Genung*, 300 So. 2d 271, 272 (Fla. 2d DCA 1974), and the Courts "cannot delegate the sole authority to perform 'a purely judicial function.'" *See State Farm Mutual Automobile Insurance Company v. Kendrick*, 780 So. 2d 231 (Fla. 3d DCA 2001).ⁱⁱ Further, the Chief Judge's ability to establish procedures for the uniform operation of the circuit under Rule 2.050(b) is limited; he or she cannot limit the power of a magistrate to set bond. *See, e.g. Valdez v. Chief Judge of Eleventh Judicial Circuit of Florida*, 640 So. 2d 1164 (Fla. 3d DCA 1994). Accordingly, the Court should not delegate its release decisions to the Miami-Dade Corrections and Rehabilitation (MDCR) over the State's objection since it may violate the Separation of Powers Doctrine.

8. On every arrest affidavit, there is a checkbox allowing officers to ask that arrestees be held for a First Appearanceⁱⁱⁱ hearing. Officers should be better trained in the usage of this box. Further, the Courts and MDCR should honor their requests to hold arrestees for First Appearance.^{iv}
9. Individuals charged with felonies should be treated differently than persons charged with misdemeanors.^v
10. MDCR, with our agreement, may release people charged with lower-level non-violent victimless crimes prior to First Appearance so long as they are not a risk of flight or danger to the public.
11. Arrestees charged with offenses on an agreed-to "excludable list"^{vi} should *not* be released prior to seeing a judge for a First Appearance hearing. The list currently includes over 700 crimes, including non-bondable offenses. However, we believe non-domestic assault and battery should be added.
12. Arrestees should *not* be released by MDCR before seeing a judge if they meet any of the following conditions:
 - Are charged with an offense punishable by life or a capital offense. *See* Art. I, Section 14 and *Arthur v. State*, 390 So. 2d 717 (Fla. 1980);^{vii}
 - Are charged with dangerous crime as defined by F.S. 907.041;^{viii}
 - Are charged with an offense involving a firearm or other deadly weapon;
 - Are individuals required to register as a sexual offender under F.S. 943.0435 or a sexual predator under F.S. 775.21, *see* F.S. 903.046(2)(m);
 - Are charged with any offense that requires them to be held under State law;^{ix}
 - Are charged with any violent crime, including assault, battery, and animal cruelty resulting in serious bodily injury or death;
 - Are charged with a trafficking offense punishable by a minimum prison sentence requirement;
 - Are charged with an offense on the excludable list;^x
 - Qualify as any type of career criminal and/or for any type of enhancement (ie. HO, HVO, GORT, PRR, hate crime, etc.) and are charged with an enhanceable felony;
 - Are assessed with a scaled score of 4 or higher on any of the PSA scales and charged with a felony offense other than simple possession of a controlled substance;^{xi}
 - Are subject to a hold, open warrant, or probation violation,^{xii} or
 - Have a pending case.

13. Unfortunately, legally, MDCR may only impose those conditions included in the recommendations accompanying the Risk Matrix.^{xiii} We believe the recommended conditions of release should include house arrest (participation in the Monitored Release Program) for appropriate cases.
14. Those individuals who are not released by MDCR as part of the delegated release program, should appear before a judge within 24 hours of arrest or sooner prior to being released.
15. By law, arrestees who appear before the Court should be released on the least restrictive means necessary to protect the public and ensure their appearance in Court as quickly as possible. *See* F.S. 903.046, F.S. 907.041, Rule 3.130-3.131.
16. By law, arrestees who appear before the Court should be released on non-monetary conditions if they are not a risk of flight or a danger to the public. *Id.*
17. Judges should set reasonable and appropriate terms for release, including but not limited to supervision, alcohol/drug testing, electronic monitoring, monetary bonds, treatment, and stay away orders, for all arrestees who appear before the Court and are charged with *bondable* offenses, unless the SAO indicates a desire to file a motion to detain (note, however, that arrestees who have open pending felony cases, probation violations, etc., should be held no bond on those cases).
18. MDCR, the Courts, Miami-Dade Information Technology Department (ITD), PDO, and SAO must work together to ensure that each defendant's risk assessment report is automatically and electronically provided to all parties and placed in the Court file^{xiv} prior to First Appearance. This will ensure that all parties have access to the reports and ensure transparency.
19. Community engagement is a critical part of the APPR process. The stakeholders should continue presenting to a diverse cross-section of the community. Community members should be given an opportunity to provide their input and their recommendations should be considered prior to any implementation.
20. This proposed program should be implemented in stages to ensure there are no unintended consequences that undermine anyone's rights or public safety.
21. The proposed changes should be piloted with lower-level offenders and expanded to include those charged with more serious crimes only if the program is proven to be safe and effective in Miami-Dade County.
22. The program should be evaluated on a regular basis and modified as appropriate based on the data/evidence.
23. Transparency is critical. The pretrial release program shall comply with all record keeping and reporting requirements of the Citizens' Right-to-Know Act, F.S. 907.043.

ⁱ Notably, Art. I, Section 16(b)(7) states: "The rights of the victim, as provided in subparagraph (6)a., subparagraph (6)b., or subparagraph (6)c., that *apply to any First Appearance proceeding are satisfied by a reasonable attempt by the appropriate agency to notify the victim and convey the victim's views to the Court.*" This explicitly includes hearings that determine defendant's release from custody and/or bail.

ⁱⁱ In misdemeanor cases, arresting officers and booking officers can release those charged with most misdemeanors and ordinance violations on a Notice to Appear. *See* R. 3.125. However, there is no statute or rule that authorizes a release determination by a non-judicial entity in felony cases. The Legislature could craft a statute that permits a Court to delegate some limited authority, and the Supreme Court could promulgate a rule that determines that procedure, but none exists. As such, there is no mechanism to broadly delegate release conditions prior to First Appearance. *Johnson v. State*, 336 So. 2d 93, 95 (Fla. 1976).

ⁱⁱⁱ First Appearance hearings are colloquially referred to as "bond hearings."

^{iv} The Arrest Affidavits currently contain a statement that the officers must appear in Court. However, prosecutors obviously can advocate the State's interest.

^v The current proposal uses one risk matrix for all crimes, regardless of type or severity. We proposed using three risk matrices, one for non-violent misdemeanors, one for violent misdemeanors and non-violent felonies, and one for violent felonies.

^{vi} *See* Appendix B, the Excludable List.

^{vii} Non-bondable offenses include various types of murder, sexual battery, human trafficking, kidnapping, robbery, arson, and burglary.

^{viii} F.S. 907.041 includes bondable offenses like sexual battery, robbery, kidnapping, aggravated battery, aggravated assault, and acts of domestic violence as defined in F.S. 741.28, in addition to non-bondable offenses.

^{ix} State law requires certain offenders to be held for First Appearance, including, but not limited to, individuals charged with domestic violence pursuant to F.S. 903.047(1) and individuals who participated in a riot or a variety of crimes during a riot, *see, e.g.* F.S. 784.0495(3) (Mob intimidation), F.S. 812.014(2)(b)(4) (Theft), F.S. 870.02(3)(f) (Burglary).

^x This list is available to the public.

^{xi} The New Criminal Arrest (NCA) and Failure to Appear (FTA) scales predict the likelihood that an arrestee will fail to appear in Court or be arrested for a new crime while on pretrial release. The higher the score, the worse the predicted outcome. The NCA and FTA scores are associated with the following failure rates:

NCA 1 9%	NCA 2 15%	NCA 3 22%	NCA 4 32%	NCA 5 45%	NCA 6 53%
FTA 1 11%	FTA 2 15%	FTA 3 19%	FTA 4 27%	FTA 5 31%	FTA 6 35%

^{xii} Pursuant to the Anti-Murder Act, those who qualify as Violent Felony Offenders of Special Concern (VFOSC) who violate their probation or community control must be held pending the resolution of their violations, unless the violation is for failure to pay costs, fines, or restitution. *See* F.S. 948.06(8).

^{xiii} *See* Appendix C, the Risk Matrix.

^{xiv} The report placed in the Court file should be redacted as appropriate before being made public.

Sharrveta Rahming

From: Katherine Fernandez Rundle
Sent: Wednesday, October 26, 2022 6:40 PM
To: Wolfson, Andrea
Cc: nsayfie@jud11.flcourts.org; Stephen K. Talpins; Deisy Hernandez; Scott Dunn
Subject: Pre Trial Release - Appendix B and Appendix C
Attachments: 20221026190517922.pdf; 2022-10-12 Appendix C - MDCACP Resolution re APPR.pdf

Good evening your Honor,

Per your request, attached are Appendix B (Excludable Offense List) and Appendix C (Dade Chiefs of Police Resolution).

My Best,

Kathy



Katherine Fernandez Rundle
State Attorney

APPENDIX B

Excludable Offense List		
STATUTE	DESCRIPTION	BOND AMT
825.102(2)	ABUSE/AGGRAVATED/ELDERLY/DISABLED ADULT	\$10,000
825.102(1)	ABUSE/ELDERLY/DISABLED ADULT/PHYSICAL/PSYCHO	\$5,000
825.102(1)	ABUSE/ELDERLY/DISABLED/PHYSICAL/PSYCH/PREJUDICE	\$7,500
784.045(1)(B)	AGG BATTERY/PREGNANT VICTIM/DEADLY WEAPON	\$10,000
784.083(2)	AGGRAVATED ASSAULT/CODE INSPECTORS	\$7,500
784.021(1)(A)	AGGRAVATED ASSAULT/DEADLY WEAPON/ATTEMPT	\$5,000
784.083(1)	AGGRAVATED BATTERY/CODE INSPECTORS	\$10,000
784.08(2)(A)	AGGRAVATED BATTERY/ON PERSON 65 OR OLDER/ATTEMPT	\$7,500
784.045	AGGRAVATED BATTERY/SOLICITATION	\$5,000
784.048(4)	AGGRAVATED STALKING/FIREARM/PRIOR RESTRAINT/INJ	\$7,500
784.0495	MOB INTIMIDATION	
860.16	AIRCRAFT PIRACY	\$10,000
870.01(2)	RIOT/ENGAGING IN	
870.01(3)	RIOT/AGGRAVATED/ENGAGING IN	
893.135(1)(F)2	AMPHETAMINE/IMPORTATION/400GR>/PROBABLE DEATH	NO BOND
893.135(5)	AMPHETAMINE/TRAFFICK/CONSPIRACY	\$10,000
893.135(1)(F)1A	AMPHETAMINE/TRAFFICKING/14GR>/<28GR	\$50,000
893.135(1)(F)1C	AMPHETAMINE/TRAFFICKING/200GR>	\$250,000
893.135(1)(F)1B	AMPHETAMINE/TRAFFICKING/28GR>/<200GR	\$100,000
893.135(1)(F)1	AMPHETAMINE/TRAFFICKING/ARMED	NO BOND
893.135(1)(F)	AMPHETAMINES/TRAFFICKING/ATTEMPT	\$7,500
828.12(2)	ANIMAL CRUELTY/AGGRAVATED	
812.13(2)(A)	ARMED ROBBERY FIREARM/DW/ATTEMPT WITH MASK	\$10,000
806.01(1)	ARSON 1ST DEGREE	\$10,000
806.01(1)	ARSON 1ST DEGREE/ATTEMPT	\$7,500
806.01(1)	ARSON 1ST DEGREE/ATTEMPT/PREJUDICE	\$10,000
806.01(1)	ARSON 1ST DEGREE/PREJUDICE	NO BOND
806.01(2)	ARSON 2ND DEGREE	\$7,500
806.01(1)	ARSON/1ST DEGREE/CONSPIRACY	\$7,500
806.01(2)	ARSON/2ND DEGREE/ATTEMPT	\$5,000
806.031(1)	ARSON/BODILY HARM	\$1,000
806.031(2)	ARSON/GREAT BODILY HARM	\$7,500
806.01(2)	ARSON/SECOND DEGREE/CONSPIRACY	\$5,000
806.01(2)	ARSON/SECOND DEGREE/SOLICITATION	\$5,000
784.082(2)	ASSAULT/AGGRAVATED BY DETAINEE/VISITOR/DETAINEE	\$7,500
784.081(2)	ASSAULT/AGGRAVATED ON SPECIFIED OFFICIAL/EMPLOYEE	\$7,500
784.021(1)(B)	ASSAULT/AGGRAVATED/COMMIT FELONY/FIREARM	\$10,000
784.021(1)(A)	ASSAULT/AGGRAVATED/DEADLY WEAPON/PREJUDICE	\$7,500
784.021(1)(A)	ASSAULT/AGGRAVATED/FIREARM/PREJUDICE	\$7,500
784.021	ASSAULT/AGGRAVATED/JUDGE/ASA	\$7,500
784.021	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER	\$7,500
784.07	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER/FA/ATT	\$5,000

784.021	ASSAULT/AGGRAVATED/LAW ENFORCEMENT OFFICER/FIREARM	\$7,500
784.08(2)(B)	ASSAULT/AGGRAVATED/ON PERSON 65 OR OLDER/DEAD WEAP	\$7,500
784.07(2)(C)	ASSAULT/AGGRAVATED/POL OFF/FIREFTR/INT OFF/ATTEMPT	\$5,000
784.07(2)(C)	ASSAULT/AGGRAVATED/POL OFFICER/FIREFIGHTER/INTAKE	\$7,500
784.021	ASSAULT/AGGRAVATED/RELIGIOUS INSTITUTION	\$7,500
784.021	ASSAULT/AGGRAVATED/SOLICITATION	\$1,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH A DEADLY WEAPON	\$5,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH A FIREARM	\$10,000
784.021(1)(A)	ASSAULT/AGGRAVATED/WITH DEADLY WEAPON/MASK	\$7,500
784.021(1)(B)	ASSAULT/AGGRAVATED/WITH INTENT TO COMMIT A FELONY	\$5,000
782.08	ASSISTING SELF-MURDER	\$7,500
794.05	ATTEMPT UNLAWFUL SEX ACTIVITY WITH SPECIFIED MINOR	\$5,000
784.07(2)(D)	ATTEMPT/AGG BATTERY/LAW ENFORCEMENT OFFICER	\$7,500
782.051(2)	ATTEMPTED FELONY MURDER	\$10,000
782.051(1)	ATTEMPTED FELONY MURDER - PBL	NO BOND
782.051(3)	ATTEMPTED FELONY MURDER/CAUSING INJURY	\$7,500
782.051(3)	ATTEMPTED FELONY MURDER/CAUSING INJURY/FIREARM	\$10,000
782.051(2)	ATTEMPTED FELONY MURDER/FIREARM	NO BOND
782.051(1)	ATTEMPTED FELONY MURDER/FIREARM/D WEAPON/AGG BATT	NO BOND
784.07(1)(D)	BATTERY/LAW ENFORCEMENT OFFICER	
784.07(2)(D)	BATT/AGG/POL OFF/FFIGHTER/INT OFC/DWEAP/BOD HARM	\$10,000
784.045(1)(A)1	BATTERY/AGGRAV/GREAT BODILY HARM/FIREARM/PREJUDICE	NO BOND
784.045	BATTERY/AGGRAVATED	\$7,500
784.045(1)(A)	BATTERY/AGGRAVATED	\$7,500
784.082(1)	BATTERY/AGGRAVATED BY DETAINEE/VISITOR/DETAINEE	\$10,000
784.045(1)(A)2	BATTERY/AGGRAVATED DLY/WEA/FA/MASK	\$10,000
784.045	BATTERY/AGGRAVATED/ATTEMPT	\$5,000
784.045(1)(A)1	BATTERY/AGGRAVATED/BODILY HARM/DEADLY WEAPON	\$10,000
784.045(1)(A)1	BATTERY/AGGRAVATED/BODILY HARM/DEADLY WEAPON/ELDER	NO BOND
784.045	BATTERY/AGGRAVATED/CONSPIRE	\$5,000
784.045	BATTERY/AGGRAVATED/DEADLY WEAPON/ATTEMPT	\$7,500
784.045(1)(A)2	BATTERY/AGGRAVATED/DEADLY WEAPON/PREJUDICE/ATTMPT	\$7,500
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM	\$7,500
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM/MASK	\$10,000
784.045(1)(A)1	BATTERY/AGGRAVATED/GREAT BODILY HARM/WEAPON	\$10,000
784.045	BATTERY/AGGRAVATED/LAW ENFORCEMENT OFFICER	\$10,000
784.045(1)(B)	BATTERY/AGGRAVATED/OF A PREGNANT VICTIM	\$10,000
784.08	BATTERY/ON PERSON 65 OR OLDER	
784.08(2)(A)	BATTERY/AGGRAVATED/ON PERSON 65 OR OLDER	\$10,000
784.08(2)(A)	BATTERY/AGGRAVATED/ON PERSON 65 OR OLDER/PREJUDICE	NO BOND
784.081(2)	BATTERY/AGGRAVATED/ON SPECIFIED OFFICIAL/EMPLO/ATT	\$7,500
784.081(2)	BATTERY/AGGRAVATED/ON SPECIFIED OFFICIAL/EMPLOYEE	\$10,000
784.045	BATTERY/AGGRAVATED/PRIOR CONVICTION	\$7,500
784.045(1)(A)2	BATTERY/AGGRAVATED/WITH A DEADLY WEAPON	\$10,000
784.045(1)(A)2	BATTERY/AGGRAVATED/WITH DEADLY WEAPON/GANG	\$10,000
784.045	BATTERY/AGGRAVATED/WITH PREJUDICE/WEAP/BODILY HARM	\$10,000
784.041(1)	BATTERY/FELONY	

784.041(2)(A)	BATTERY/DOMESTIC/BY STRANGULATION	\$5,000
784.078	BATTERY/FACILITY EMPLOYEE BY DETAINEE/EXPEL FLUIDS	\$5,000
327.35(3)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$10,000
327.35(3)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
327.35(3)(A)	BOATING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
790.164	BOMB, ARSON/FALSE REPORT AGAINST STATE PROPERTY	\$7,500
790.161(3)	BOMB, DESTRUCTIVE DEVICE/CAUSE BODILY HARM	\$25,000
790.1615(1)	BOMB, DESTRUCTIVE DEVICE/CAUSE BODILY HARM	\$1,000
790.161(2)	BOMB, DESTRUCTIVE DEVICE/CAUSE DISRUPTION	\$10,000
790.161(2)	BOMB, DESTRUCTIVE DEVICE/CAUSE DISRUPTION/PREJUDIC	\$10,000
790.161(4)	BOMB, DESTRUCTIVE DEVICE/CAUSING DEATH	NO BOND
790.1615(2)	BOMB, DESTRUCTIVE DEVICE/GREAT BODILY HARM	\$7,500
790.161(1)	BOMB, DESTRUCTIVE DEVICE/MAKE, POSSESS, THROW	\$5,000
790.162	BOMB, DESTRUCTIVE DEVICE/THREATEN TO THROW, PLACE	\$7,500
790.162	BOMB, DESTRUCTIVE DEVICE/THREATEN TO THROW/PREJUDC	\$10,000
790.164(1)	BOMB/ARSON/ATT/FALSE REPORT AGAINST STATE PROPERTY	\$5,000
790.161(2)	BOMB/DESTRUCTIVE DEVICE/CAUSE DISRUPTION/CONSPIRE	\$5,000
790.161(2)	BOMB/DESTRUCTIVE DEVICE/CAUSE DISRUPTION/SOLICIT	\$5,000
327.35(3)(C)3A	BUI/MANSLAUGHTER	\$7,500
327.35(3)(C)3B	BUI/MANSLAUGHTER/FAIL TO GIVE AID/INFORMATION	\$10,000
810.02(2)(C)2	BURG/DWELLING/STRUCTURE/DAMAGE >1K - PBL	NO BOND
810.02(2)(C)1	BURG/DWELLING/STRUCTURE/VEH INSTRUMENTALITY - PBL	NO BOND
810.02(2)(A)	BURG/WITH ASSAULT OR BATTERY/ARMED/CONSPIRACY	\$10,000
810.02 (2)(A)	BURG/WITH ASSAULT OR BATTERY/ARMED/SOLICITATION	\$10,000
810.02(3)(C)	BURGLARY OCCUPIED STRUCTURE/SOLICITATION	\$5,000
810.02(2)(A)	BURGLARY WITH ASSAULT OR BATTERY/PREJUDICE	NO BOND
810.02(2)(B)	BURGLARY/ARMED - PBL	NO BOND
810.02(2)(B)	BURGLARY/ARMED/ATTEMPT	\$10,000
810.02(2)(B)	BURGLARY/ARMED/CONSPIRE	\$7,500
810.02(2)(B)	BURGLARY/ARMED/SOLITATION	\$7,500
810.02(1)(B)2	BURGLARY/ASSAULT/BATTERY/CRIMES AFTER 7/1/01	\$10,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE	\$7,500
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/ATTEMPT	\$5,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/CONSPIRACY	\$5,000
810.02(3)(D)	BURGLARY/OCCUPIED CONVEYANCE/SOLICITATION	\$5,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING	\$15,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ ATTEMPT	\$5,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ ATTEMPT/DOE	\$7,500
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/ARMED/MASK	NO BOND
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/DOE	\$10,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/MASKED	\$10,000
810.02(3)(A)	BURGLARY/OCCUPIED DWELLING/SOLICITATION	\$5,000
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE	\$7,500
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE/ATTEMPT	\$5,000
810.02(3)(C)	BURGLARY/OCCUPIED STRUCTURE/CONSPIRACY	\$5,000
810.02(2)(C)	BURGLARY/SMASH & GRAB	\$10,000
810.02(2)(C)	BURGLARY/SMASH/GRAB/ARMED/MASK-PBL	NO BOND

810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING WHILE MASKED	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/ATTEMPT	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/CONSPIRACY	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/DOE	\$10,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/SOLICITATION	\$5,000
810.02(3)(B)	BURGLARY/UNOCCUPIED DWELLING/WITH PREJUDICE	\$10,000
810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY - PBL	NO BOND
810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY/ARMED	NO BOND
810.02(2)(A)	BURGLARY/WITH ASSAULT OR BATTERY/ATTEMPT	\$7,500
810.02(2)(A)	BURGLARY/WITH ASSAULT/BATTERY/ARMED/ATTEMPT	\$10,000
810.02(3)(F)	BURGLARY/DURING RIOT	
893.135(1)(J)1A	BUTANEDIOL/TRAFFICK/1K>/<5K/SOLICIT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICK/5K><10K/ATTEMPT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICK/5K><10K/SOLICIT	\$7,500
893.135(1)(J)1C	BUTANEDIOL/TRAFFICKING/10K>	\$250,000
893.135(1)(J)2C	BUTANEDIOL/TRAFFICKING/10K>/SOLICIT	\$7,500
893.135(1)(J)1A	BUTANEDIOL/TRAFFICKING/1K><5K	\$50,000
893.135(1)(J)1A	BUTANEDIOL/TRAFFICKING/1K><5K/ATTEMPT	\$7,500
893.135(1)(J)1B	BUTANEDIOL/TRAFFICKING/5K><10K	\$100,000
796.035	BUY/SELL MINORS INTO SEX TRAFFICKING/PROSTITUTION	\$10,000
796.035	BUY/SELL MINORS INTO SEX TRAFFICKING/PROSTITUTION	\$10,000
893.135(5)	CANNABIS/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(A)3	CANNABIS/TRAFFICK/10K>LBS/10K> PLANTS	\$250,000
893.135(1)(A)2	CANNABIS/TRAFFICK/2000-10000LBS/2K-10K PLANTS	\$50,000
893.135(1)(A)	CANNABIS/TRAFFICKING/ARMED	NO BOND
893.135(1)(A)	CANNABIS/TRAFFICKING/ARMED/ATTEMPT	\$10,000
893.135(1)(A)	CANNABIS/TRAFFICKING/ATTEMPT	\$7,500
856.04(1)	CHILD ABANDONMENT/DESERT/WITHHOLD SUPPORT	\$5,000
39.205(2)	CHILD ABUSE/18 OR OLDER & LIVE W/CHILD/FAIL TO REP	\$5,000
827.03(2)(A)	CHILD ABUSE/AGG/GREAT BOD HARM/TORT/PREJUDICE	NO BOND
827.03(2)(A)	CHILD ABUSE/AGGRAV/GREAT BOD HARM/TORTURE	\$10,000
827.03(2)(A)	CHILD ABUSE/AGGRAV/GREAT BOD HARM/TORTURE/DW	NO BOND
827.03(1)	CHILD ABUSE/AGGRAVATED/GREAT BOD HARM/TOR/90	\$7,500
827.04(3)	CHILD ABUSE/IMPREGNATING MINOR FEMALE	\$10,000
827.03(2)(C)	CHILD ABUSE/NO GREAT BODILY HARM	\$5,000
827.03(2)(B)	CHILD NEGLECT GREAT BOD HARM	\$7,500
827.03(2)(D)	CHILD NEGLECT NO GREAT BOD HARM	\$5,000
43-43	CHILD NEGLECT, ABUSE/COUNTY ORDINANCE	\$500
13-13	CHILD NEGLECT, ABUSE/MUNICIPAL ORDINANCE	\$500
787.04	CHILD/REMOVAL FROM STATE	\$5,000
394.914	CIVIL COMMITMENT/SEXUAL VIOLENT PREDATOR	TO BE SET
893.135(5)	COCAINE/CONSPIRE TO TRAFFICK	VARYING
893.135(5)	COCAINE/ILLEGAL DRUGS/CONSPIRE TO TRAFFICK/ARMED	NO BOND
893.135(1)(B)3	COCAINE/IMPORTATION/300K>/PROBABLE DEATH	NO BOND
893.13(6)(A)1	COCAINE/POSSESSION WITH A FIREARM	\$7,500
893.135(1)(B)2	COCAINE/TRAFFICKING 150K>/CAUSING DEATH	NO BOND

893.135(1)(B)2	COCAINE/TRAFFICKING/150K TO 300K - PBL	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K TO 300K - PBL/CON	NO BOND
893.135(1)(B)2	COCAINE/TRAFFICKING/150K>/ARMED	NO BOND
893.135(1)(B)1B	COCAINE/TRAFFICKING/200>/<400 GRAMS	\$50,000
893.135(1)(B)1A	COCAINE/TRAFFICKING/28>/<200	\$25,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28G>/<150K/ATTEMPT	\$10,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K	\$50,000
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K/ARMED	NO BOND
893.135(1)(B)1	COCAINE/TRAFFICKING/28GR>/<150K/SOLICITATION	\$10,000
893.135(1)(B)1C	COCAINE/TRAFFICKING/400>/<150K	\$250,000
893.135(1)(B)1	COCAINE/TRAFFICKING/ARMED/ATTEMPT	NO BOND
893.13(1)(E)1	COKE/SELL/POSS W/INT/1000FT/CHURCH/CONV STORE/ARM	NO BOND
876.35	COMBINATION AGAINST PART OF THE PEOPLE OF STATE	\$5,000
847.0135	COMPUTER PORNOGRAPHY	\$1,000
847.0135(3)	COMPUTER SERVICE/PROHIBITED USE/MISREPRESENT AGE	\$7,500
847.0135(4)	COMPUTER SERVICE/TRAVEL TO MEET MINOR/IN/OUT STATE	\$7,500
847.0135(3)	COMPUTER SERVICES/CERTAIN USES PROHIBITED	\$5,000
790.01(2)	CONCEALED FIREARM/CARRYING	\$5,000
790.01(2)	CONCEALED FIREARM/POSSESSION POLICE SCANNER	\$7,500
790.06(12)	CONCEALED WEAPON OR FIREARM/LICENSE TO CARRY	\$500
893.135(1)	CONT SUB/OWN/RENT FOR PURPOSE OF TRAFFICKING	\$5,000
893.135(1)	CONT SUB/OWN/RENT FOR PURPOSE OF TRAFFICKING/CON	\$5,000
893.135(3)	CONT SUB/POSN OF PLACE/MANUFACTURING/MINOR/ARMED	NO BOND
893.135(2)	CONT SUB/POSN OF PLACE/PURPOSE OF TRAFFICKING	\$10,000
893.135(2)	CONT SUB/POSN OF PLACE/PURPOSE OF TRAFFICKING/ARM	\$7,500
893.13(1)(C)1	CONT SUB/SELL/DEL/POSN W/INT/1000 FT/SCH/ARMED	NO BOND
893.13(1)(H)1	CONT SUB/SELL/MAN/DEL/POSS/1000 FT/ASSISTLIV/ARMED	NO BOND
893.13(1)(E)	CONT SUB/SELL/POSN W/I 1000FT/CHURCH/CONV STORE/ARM	NO BOND
893.20(1)	CONTINUING CRIMINAL ENTERPRISE	NO BOND
893.13(6)(C)	CONTROLLED SUBSTANCE/POSSESSION 10GR+/ARMED	NO BOND
784.05(3)	CULPABLE NEGLIGENCE/FIREARM W/IN EASY ACCESS/MINOR	\$5,000
039.04	DELINQUENCY	NO BOND
996.004	DOMESTIC VIOLENCE WARRANT	TO BE SET
741.31	DOMESTIC VIOLENCE/VIOLOGATION OF INIUNCTION	TO BE SET
741.31(4)(A)	DOMESTIC VIOLENCE/VIOLOGATION OF INIUNCTION	TO BE SET
741.31(4)(C)	DOMESTIC VIOLENCE/VIOLOGATION OF INIUNCTION 2/4 CON	\$5,000
316.193(3)(C)3	DRIVING UNDER THE INFLUENCE/MANSLAUGHTER	\$25,000
316.193(3)(C)3A	DRIVING UNDER THE INFLUENCE/MANSLAUGHTER	\$7,500
893.135(5)	DRUGS/CONSPIRE TO TRAFFICK	VARYING
893.20	DRUGS/CONTINUING CRIMINAL ENTERPRISE	NO BOND
893.135	DRUGS/TRAFFICKING	\$50,000
316.027(2)(C)	LEAVING SCENE OF ACCIDENT/DEATH OR SER BODILY INJURIES	
316.193(3)(C)(2)	DUI/SERIOUS BODILY INJURIES	
316.193(3)(C)3B	DUI MANSLAUGHTER/FAILURE TO RENDER AID	\$10,000
316.1935(2)	FLEEING/ELUDING POLICE OFFICER	
316.1935(3)	FLEEING/ELUDING POLICE OFFICER/HIGH SPEED	
794.011(8)(C)	ENGAGE IN SEX ACT WITH FAM CHILD <12/ATTEMPT	\$10,000

794.011(8)(C)	ENGAGE IN SEX ACT WITH FAMILIAL CHILD UNDER 12	NO BOND
794.011(8)(B)	ENGAGE IN SEXUAL ACT W FAMILIAL CHILD/BEFORE 4/1/14	\$10,000
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/ARMED	NO BOND
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/ATTEMPT	\$7,500
794.011(8)(B)	ENGAGE IN SEXUAL ACT WITH FAMILIAL CHILD/PBL	NO BOND
825.103(3)(B)	EXPLOITATION OF ELDERLY/DIS/\$10K +/- \$50K	\$7,500
825.103(2)(B)	EXPLOITATION OF ELDERLY/DIS/\$20K +/- \$100K/10/1/14	\$7,500
825.103(2)(A)	EXPLOITATION OF ELDERLY/DIS/100K+/10/1/14	\$10,000
825.103(3)(A)	EXPLOITATION OF ELDERLY/DIS/50K+	\$10,000
825.103(3)(C)	EXPLOITATION OF ELDERLY/DISABLED/LESS THAN 10K	\$5,000
825.103(2)(B)	EXPLOITATION OR ELDERLY OR DISABLED/CON/10/1/14	\$7,500
794.011(10)	FALSE ACCUSATION OF SEXUAL BATTERY ON LEO/CORRECT	\$5,000
787.02(3)(A)	FALSE IMPRIS/CHILD UNDER 13/AGGRAV CIRC/ARMED	NO BOND
787.02(2)	FALSE IMPRISONMENT	\$5,000
787.02(3)A	FALSE IMPRISONMENT OF A CHILD UNDER AGE 13 - PBL	NO BOND
787.02(3)A	FALSE IMPRISONMENT OF A CHILD UNDER AGE 13/ATTEMPT	\$7,500
787.02(2)	FALSE IMPRISONMENT/ARMED/CONSPIRACY	\$5,000
787.02(2)	FALSE IMPRISONMENT/ATTEMPT	\$5,000
787.02(2)	FALSE IMPRISONMENT/DEADLY WEAPON	\$7,500
787.02(2)	FALSE IMPRISONMENT/DEADLY WEAPON/MASK	\$10,000
843.08	FALSELY PERSONATING OFFICER/COMM/FEL/DW/DEATH	NO BOND
782.04(1)	FEL MURDER 1ST DEGREE/LAW ENFORCEMENT OFF/ATTEMPT	NO BOND
782.051(1)	FELONY CAUSING BODILY INJURY/COMMITTED <10/98	\$10,000
794.08(2)	FEMALE GENITAL MUTILATION/<18	\$10,000
794.08(3)	FEMALE GENITAL MUTILATION/<18	\$7,500
794.08(4)	FEMALE GENITAL MUTILATION/<18	\$5,000
893.135(1)(C)4	FENTANYL TRAFFICKING 4 GRAMS OR MORE	VARYING
893.135(1)(C)4	FENTANYL TRAFFICKING ARMED	NO BOND
790.27(1)(A)	FIREARM/ALTER REMOVE SERIAL NUMBER	\$5,000
790.27(2)(A)	FIREARM/ALTERED ID/POSSESSION	\$1,000
790.235	FIREARM/CONCEALED WEAPON/POSN BY VIOL CAREER CRIM	\$10,000
790.15(3)	FIREARM/DIRECTED BY DRIVER TO DISCHARGE FROM VEH	\$5,000
790.15(2)	FIREARM/DISCHARGE FROM A VEHICLE	\$7,500
790.15(1)	FIREARM/DISCHARGE IN PUBLIC	\$1,000
21-18.1	FIREARM/DISCHARGE OVER PRIVATE PROPERTY/COUNTY ORD	\$500
15-2	FIREARM/DISCHARGE/MUNICIPAL ORDINANCE	\$500
40E-7.527(1)	FIREARM/POSSESS ON SOFLA WATER MNGT LAND/FAC	\$500
790.22(3)	FIREARM/POSSESSION BY A MINOR	\$1,000
790.22(3)	FIREARM/POSSESSION BY A MINOR/SUBSEQUENT OFFENSE	\$5,000
790.22(4)(A)	FIREARM/POSSESSION BY MINOR/APPROVED BY GUARDIAN	\$5,000
68A-15.064(3)D2	FIREARM/POSSESSION IN CLOSED SEASON	\$500
790.174	FIREARM/SAFE STORAGE FROM MINOR	\$500
790.065	FIREARM/SALE OR DELIVERY TO UNLICENSED PERSON	\$5,000
790.175	FIREARM/SALE/REQUIRED WARNINGS VIOLATION	\$500
790.115(2)(C)	FIREARM/SCHOOL PROPERTY/POSSESSION	\$5,000
21-20.14	FIREARM/SELL/DEL/PERSON UNDER INFLUENCE/COUNTY ORD	\$500
790.17(2)(A)	FIREARM/SELL/TRANSFER TO MINOR	\$5,000

790.151	FIREARM/USE WHILE UNDER THE INFLUENCE	\$500
790.07(2)	FIREARM/USE, DISPLAY WHILE COMMITTING A FELONY	\$7,500
790.23(1)	FIREARM/WEAP/AMMO/POSN/CONV. FELON/DELINQ	
790.23(4)	FIREARM/WEAP/AMMO/POSN/CONV. FELON/DELINQ/GANG-PBL	NO BOND
790.06(1)	FIREARM/WEAPON/CONCEALED/FAIL TO CARRY LICENSE	PAYABLE
790.115(2)	FIREARM/WEAPON/POSN/SCHOOL PROPERTY/EVENT	\$5,000
21-20.18	FIVE-DAY WAITING PERIOD FIREARMS SALES	\$500
316.1935(3)(B)	FLEEING/ELUDING/PO/HIGH SPEED/INJURY/DEATH/DWEAPON	NO BOND
893.135(1)(G)2	FLUNITRAZEPAM/TRAFFICK/30K>	\$100,000
893.135(1)(G)2	FLUNITRAZEPAM/TRAFFICK/30K>/CAUSING DEATH	NO BOND
893.135(1)(G)1B	FLUNITRAZEPAM/TRAFFICKING/14GR>/<28GR	\$100,000
893.135(1)(G)1C	FLUNITRAZEPAM/TRAFFICKING/28GR>/<30KG	\$500,000
893.135(1)(G)(1)	FLUNITRAZEPAM/TRAFFICKING/4GR>/<14GR	\$50,000
859.01	FOOD OR WATER/POISON	\$10,000
859.01	FOOD OR WATER/POISON/ATTEMPT	\$7,500
893.135(1)(I)1C	GAMMABUTYROLACTONE/GBL/TRAFFICKING/10K>	\$500,000
893.13(1)(I)1A	GAMMABUTYROLACTONE/GBL/TRAFFICKING/1K><5K	\$50,000
893.135(1)(I)1B	GAMMABUTYROLACTONE/GBL/TRAFFICKING/5K><10K	\$100,000
874.10	GANG ACTIVITY/INITIATE/ORGANIZE/PLAN/FINANCE - PBL	NO BOND
874.12(2)	GANG ACTIVITY/POSN/MAN/ID DOC TO BENEFIT	\$7,500
874.11	GANG/ELECTRONIC COMMUNICATION TO INTIMIDATE/HARASS	\$5,000
812.014(2)(A)	GRAND THEFT 1ST DEG/ARMED	NO BOND
812.014(2)(B)(4)	THEFT/DURING RIOT	
812.014(2)(C)5	GRAND THEFT 3D/FIREARM/ATTEMPT	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD FIREARM	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD/FIREARM/CONSPIRE	\$5,000
812.014(2)(C)5	GRAND THEFT 3RD/FIREARM/SOLICIT	\$5,000
914.22(4)(E)	HARASS/WIT/VIC/1PBL/CAPITAL FELONY - PBL	NO BOND
381.0041(11)(B)	HIV INFECTED/KNOWINGLY DONATE BLOOD/TISSUE/ORGAN	\$5,000
384.24(2)	HIV INFECTED/SEX W/ANOTHER W/O INFORMING/MULTIPLE	\$10,000
384.24(2)	HIV INFECTED/SEX W/ANOTHER/UNINFORMED/ATTEMPT	\$1,000
384.24(2)	HIV INFECTED/SEX WITH ANOTHER/UNINFORMED	\$5,000
775.0877(3)	HIV/CRIMINAL TRANSMISSION	\$5,000
775.0877(3)	HIV/CRIMINAL TRANSMISSION/ATTEMPT	\$1,000
812.135(2)(C)	HOME INV/ROBBERY/W/O FIREARM OR WEAPON	\$10,000
787.06(3)(H)	HUMAN TRAFFICKING <15/10/1/14	NO BOND
787.06(3)(G)	HUMAN TRAFFICKING <18 COMMERCIAL SEXUAL	NO BOND
787.06(3)(G)	HUMAN TRAFFICKING <18 PBL/10/1/14	NO BOND
787.06	HUMAN TRAFFICKING W/INTENT/OLD	\$7,500
787.06	HUMAN TRAFFICKING W/INTENT/OLD	\$7,500
787.06(3)(A)1	HUMAN TRAFFICKING/ LABOR OR SERVICES/CHILD	\$10,000
787.06(3)(A)1	HUMAN TRAFFICKING/ LABOR OR SERVICES/CHILD	\$10,000
787.06(3)(E)1	HUMAN TRAFFICKING/ LABOR SER TRANS STATE/CHILD	\$10,000
787.06(3)(E)1	HUMAN TRAFFICKING/ LABOR SER TRANS STATE/CHILD	\$10,000
787.06(3)(C)1	HUMAN TRAFFICKING/ LABOR SER UNAUTH ALIEN CHILD	\$10,000
787.06(3)(C)1	HUMAN TRAFFICKING/ LABOR SER UNAUTH ALIEN CHILD	\$10,000
787.06(4)(B)	HUMAN TRAFFICKING/BRANDING	\$7,500

787.06(4)(B)	HUMAN TRAFFICKING/BRANDING	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN ST/CON	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN ST/CON	\$7,500
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN STATE	\$10,000
787.06(3)(F)2	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN STATE	\$10,000
787.06(3)(F)	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN/10/1/14	\$10,000
787.06(3)(F)	HUMAN TRAFFICKING/COERCE COMM SEX ACT TRAN/10/1/14	\$10,000
787.06(3)(D)	HUMAN TRAFFICKING/COERCE COMM SEX ACT UNAUTH ALIEN	\$10,000
787.06(3)(D)	HUMAN TRAFFICKING/COERCE COMM SEX ACT UNAUTH ALIEN	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY	\$10,000
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY/CON	\$7,500
787.06(3)(B)	HUMAN TRAFFICKING/COERCE COMM SEX ACTIVITY/CON	\$7,500
787.06(3)(A)2	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES	\$10,000
787.06(3)(A)2	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES	\$10,000
787.06(3)(A)	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES/10/1/14	\$10,000
787.06(3)(A)	HUMAN TRAFFICKING/COERCE LABOR OR SERVICES/10/1/14	\$10,000
787.06(3)(E)	HUMAN TRAFFICKING/COERCE LABOR SER TRA STA/10/1/14	\$10,000
787.06(3)(E)	HUMAN TRAFFICKING/COERCE LABOR SER TRA STA/10/1/14	\$10,000
787.06(3)(E)2	HUMAN TRAFFICKING/COERCE LABOR SER TRANS STATE	\$10,000
787.06(3)(E)2	HUMAN TRAFFICKING/COERCE LABOR SER TRANS STATE	\$10,000
787.06(3)(C)	HUMAN TRAFFICKING/COERCE LABOR SER UNA ALI/10/1/14	\$10,000
787.06(3)(C)	HUMAN TRAFFICKING/COERCE LABOR SER UNA ALI/10/1/14	\$10,000
787.06(3)(C)2	HUMAN TRAFFICKING/COERCE LABOR SER UNAUTH ALIEN	\$10,000
787.06(3)(C)2	HUMAN TRAFFICKING/COERCE LABOR SER UNAUTH ALIEN	\$10,000
787.06(4)(A)	HUMAN TRAFFICKING/PARENT CUSTODY/SELL/TRANS	NO BOND
787.06(3)(F)1	HUMAN TRAFFICKING/V<18 COMM SEX AT TRAN STA/PBL	NO BOND
18-161	HUNTING AND FIREARMS/MIAMI GARDENS MUN ORDINANCE	\$500
893.135(1)(C)2C	HYDROCODONE/TRAFFICKING/100GR>/<300GR	\$250,000
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/14GR>/<28GR/10/1/19	\$50,000
893.135(1)(C)2D	HYDROCODONE/TRAFFICKING/200GR>/<30K/10/1/19	\$500,000
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/28GR>/<50GR	\$50,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/28GR>/<50GR/10/1/19	\$100,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/28GR>/<50GR/ARM//10/1/19	NO BOND
893.135(1)(C)2A	HYDROCODONE/TRAFFICKING/28GR>/<50GR/ARMED	NO BOND
893.135(1)(C)2D	HYDROCODONE/TRAFFICKING/300GR>/<30K	\$500,000
893.135(1)(C)2B	HYDROCODONE/TRAFFICKING/50GR>/<100GR	\$100,000
893.135(1)(C)2C	HYDROCODONE/TRAFFICKING/50GR>/<200GR/10/1/19	\$250,000
893.135(5)	HYDROMORPHONE/CONSPIRE TO TRAFFICK/4><14G	VARYING
893.135(5)	ILLEGAL DRUGS/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(C)3	ILLEGAL DRUGS/TRAFFICK/60K>/PROBABLE DEATH	NO BOND
893.135(1)(C)1B	ILLEGAL DRUGS/TRAFFICKING/14GR>/<28GR	\$100,000
893.135(1)(C)1C	ILLEGAL DRUGS/TRAFFICKING/28GR>/<30KG	\$500,000
893.135(1)(C)1C	ILLEGAL DRUGS/TRAFFICKING/28GR>/<30KG/SOLICIT	\$7,500
893.135(1)(C)2	ILLEGAL DRUGS/TRAFFICKING/30K>	\$500,000
893.135(1)(C)2	ILLEGAL DRUGS/TRAFFICKING/30K>/CAUSING DEATH	NO BOND
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/4GR>/<14GR	\$50,000

893.135(1)(C)1A	ILLEGAL DRUGS/TRAFFICKING/4GR>/<14GR	\$50,000
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/ARMED	NO BOND
893.135(1)(5)	ILLEGAL DRUGS/TRAFFICKING/ARMED/ATTEMPT	\$10,000
893.135(1)(C)1	ILLEGAL DRUGS/TRAFFICKING/ATTEMPT	\$7,500
876.38	INTERFERENCE WITH PROPERTY/HINDER WAR PREPARATION	NO BOND
393.135(6)C	INTIMIDATION TO CHANGE REPORT OF SEX WITH DISABILI	\$5,000
787.01(3)	KIDNAP/CHILD <13/W/SEX BATT/L&L/EXPLOIT/ARMED/ATTP	NO BOND
787.01(1)	KIDNAPPING - PBL	NO BOND
787.01(1)	KIDNAPPING/ATTEMPT	\$7,500
787.01(3)	KIDNAPPING/CHILD UNDER 13/ATTEMPT	\$10,000
787.01(3)	KIDNAPPING/CHILD UNDER 13/GANG	NO BOND
787.01(3)(A)	KIDNAPPING/CHILD UNDER 13/LL/SB/CA/PROS	NO BOND
787.01(1)	KIDNAPPING/CONSPIRE	\$7,500
787.01(1)	KIDNAPPING/LAW ENFORCEMENT OFFICER - PBL	NO BOND
787.01(1)	KIDNAPPING/SOLICITATION	\$7,500
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATT/CONSPIRACY	\$7,500
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATTERY/ATTEMPT	\$7,500
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGG BATTERY/LEO	NO BOND
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGGRAVATED BATT/MASK	NO BOND
787.01(1)	KIDNAPPING/WEAPON, FIREARM OR AGGRAVATED BATTERY	NO BOND
782.09	KILLING OF UNBORN CHILD BY INJURY TO MOTHER	\$7,500
782.11	KILLING/UNNECESSARY, TO PREVENT UNLAWFUL ACT	\$7,500
800.02	UNNATURAL AND LASCIVIOUS ACT	
800.03	EXPOSURE OF SEXUAL ORGANS	
800.04(6)(B)	L&L CONDUCT/ON A CHILD <16	\$7,500
800.04(6)(B)	L&L CONDUCT/ON A CHILD <16/ATT	\$5,000
800.04(6)(C)	L&L CONDUCT/ON A CHILD <16/DEF<18	\$5,000
800.04(7)(A)(C)	L&L EXHIBITION ON CHILD <16 BY DEF<18	\$5,000
800.04(7)(A)(B)	L&L EXHIBITION ON CHILD <16/DEF 18>	\$7,500
800.04(5)(C)1	L&L MOLESTATION ON CHILD <12 YRS/DEFT <18	\$7,500
800.04(5)(C)1	L&L MOLESTATION ON CHILD <12 YRS/DEFT <18/ATTEMPT	\$5,000
800.04(5)(C)2	L&L MOLESTATION ON CHILD 12-16 YEARS	\$7,500
800.04(5)(C)2	L&L MOLESTATION ON CHILD 12-16 YEARS/ATTEMPT	\$5,000
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18/<9/1/05	\$10,000
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>	NO BOND
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>/ATTEMPT	\$7,500
800.04(5)(B)	L&L MOLESTATION/CHILD <12/DEF 18>/ATTEMPT	\$10,000
800.04(5)(D)	L&L MOLESTATION/CHILD 12-16 YRS/DEF <18	\$5,000
800.04(5)(D)	L&L MOLESTATION/CHILD 12-16 YRS/DEF <18/ATTEMPT	\$5,000
800.04(5)(E)	L&L MOLESTATION/CHILD 12-16/PRIOR OFFENSE	\$10,000
775.0875(3)	LAW ENFORCEMENT OFFICER FIREARM/POSSESSION	\$1,000
775.0875(1)	LAW ENFORCEMENT OFFICER FIREARM/UNLAWFUL TAKING	\$5,000
800.04	LEWD & LASCIVIOUS ASSAULT ON A CHILD/ATTEMPT	\$5,000
800.04	LEWD & LASCIVIOUS ASSAULT ON A CHILD/SOLICITATION	\$5,000
800.04(5)(C)2	LEWD & LASCIVIOUS MOLESTATION ON CHILD 12-16/ARMED	\$10,000
800.04(4)	LEWD ACT IN PRESENCE OF CHILD <16(03/93-10/99)	\$7,500
800.04	LEWD AND LASCIVIOUS ASSAULT ON CHILD	\$7,500

825.1025(2)(A)	LEWD AND LASCIVIOUS BATTERY/ELDERLY/DISABLED ADULT	\$7,500
21-81(A)	LEWD AND LASCIVIOUS BEHAVIOR/COUNTY ORDINANCE	\$500
34-34	LEWD AND LASCIVIOUS BEHAVIOR/MUNICIPAL ORDINANCE	\$500
800.04(2)	LEWD ASSAULT/CHILD/INTERCOURSE(03/93-10/99)	\$7,500
800.04(3)	LEWD ASSAULT/CHILD/UNDER 16 (03/93-10/99)	\$7,500
825.1025(3)(B)	LEWD&LASCIVIOUS MOLESTATION/ELDERLY/DISAB ADULT	\$5,000
825.1025(3)(B)	LEWD/LASC MOLESTATION/ELDERLY/DISAB ADULT/ATTEMPT	\$5,000
800.04(4)	LEWD/LASCIVIOUS BATTERY ON A CHD 12-16 YRS/9/30/14	\$7,500
800.04(4)(A)	LEWD/LASCIVIOUS BATTERY ON A CHD 12-16 YRS/9/30/14	\$7,500
800.04(4)	LEWD/LASCIVIOUS BATTERY ON A CHILD 12-16/ATTEMPT	\$5,000
800.04(4)(C)	LEWD/LASCIVIOUS BATTERY ON A CHILD/PRIOR OFFENSE	\$10,000
825.1025(2)(B)	LEWD/LASCIVIOUS BATTERY/ELDERLY/DISABLED ADULT	\$7,500
800.04(4)(A)(2)	LEWD/LASCIVIOUS BATTERY/OTHER SEX ACTS	\$7,500
800.04(4)(A)(1)	LEWD/LASCIVIOUS BATTERY/SEXUAL ACTIVITY	\$7,500
825.1025(4)(B)	LEWD/LASCIVIOUS EXHIBITION/ELDERLY/DISAB ADULT	\$5,000
787.025(2)(A)	LURING OR ENTICING A CHILD	\$1,000
787.025(2)(B)	LURING OR ENTICING A CHILD	\$5,000
787.025(2)(C)	LURING OR ENTICING A CHILD	\$5,000
893.135(1)(L)1A	LYSERGIC ACID (LSD)/TRAFFICKING/1>/<5GR	\$100,000
893.135(1)(L)1B	LYSERGIC ACID/LSD/TRAFFICKING/>5<7GR	\$500,000
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/1GR>/<5GR/CONSPIRACY	\$10,000
893.135(1)(L)1C	LYSERGIC ACID/LSD/TRAFFICKING/7>	\$500,000
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/7>GRMS/CONSP/ARMED	NO BOND
893.135(5)	LYSERGIC ACID/LSD/TRAFFICKING/7>GRMS/CONSPIRACY	\$10,000
782.07	MANSLAUGHTER	\$7,500
782.07(4)	MANSLAUGHTER/AGG/PO/FF/EMT	\$10,000
782.07(3)	MANSLAUGHTER/AGGRAVATED/CHILD UNDER 18	\$10,000
782.07(2)	MANSLAUGHTER/AGGRAVATED/ELDERLY/DISABLED ADULT	\$10,000
782.07	MANSLAUGHTER/ATTEMPT	\$5,000
782.07	MANSLAUGHTER/LAW ENFORCEMENT OFFICER	\$10,000
782.07	MANSLAUGHTER/LAW ENFORCEMENT OFFICER/ATTEMPT	\$10,000
782.07	MANSLAUGHTER/WITH A DEADLY WEAPON	\$25,000
782.07	MANSLAUGHTER/WITH A DEADLY WEAPON/ATTEMPT	\$7,500
394.927	MENT HLTH FAC/ESCAPE/SEXUALLY VIOLENT PREDATOR	\$7,500
394.4693(6)(C)	MENT HLTH FAC/SEX MISCND/COERCE TO ALTER REPORT	\$5,000
394.4593(2)	MENTAL HEALTH FACILITY/SEXUAL MISCONDUCT	\$7,500
893.135(5)	METHAQUALONE/CONSPIRE TO TRAFFICK	VARYING
847.0145(2)	MINOR/PURCHASE/OBT CUST/SEXUAL EXPLOITATION/ATTMPT	\$7,500
847.0145(2)	MINOR/PURCHASE/OBTAIN CUSTODY/SEXUAL EXPLOITATION	\$10,000
782.04(1)	MURDER 1ST DEGREE	NO BOND
782.04(1)	MURDER 1ST DEGREE/CONSPIRE	NO BOND
782.04(1)	MURDER 1ST DEGREE/LAW ENFORCEMENT OFFICER	NO BOND
782.04(1)	MURDER 1ST DEGREE/PENDING INDICTMENT	NO BOND
782.04(1)	MURDER 1ST DEGREE/SOLICIT	\$10,000
782.04(1)	MURDER 1ST DEGREE/W/DEADLY WEAPON/CONSPIRACY	NO BOND
782.04(1)	MURDER 1ST DEGREE/WITH A DEADLY WEAPON/ATT/PREJUDI	NO BOND
782.04(1)	MURDER 1ST DEGREE/WITH A DEADLY WEAPON/ATTEMPT	NO BOND

782.04(2)	MURDER 2D DEGREE/ATTEMPT/DEADLY WEAPON/FIREARM	\$10,000
782.04	MURDER 2ND DEG/LAW ENFORCE OFF/ATTEMPT/DW/FA/AG BA	\$10,000
782.04(2)	MURDER 2ND DEG/LAW ENFORCE OFFICER/ATT/DEADLY WEAP	\$10,000
782.04(2)	MURDER 2ND DEGREE - PBL	NO BOND
782.04(2)	MURDER 2ND DEGREE/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/DEADLY WEAPON/AGG BATT/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/DEADLY WEAPON/LAW ENFORCE OFFCR	NO BOND
782.04(3)	MURDER 2ND DEGREE/FELONY - PBL	NO BOND
782.04(3)	MURDER 2ND DEGREE/FELONY/WEAPON	NO BOND
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFIC/ATT/DW	\$10,000
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFICER - PBL	NO BOND
782.04(2)	MURDER 2ND DEGREE/LAW ENFORCEMENT OFFICER/ATTEMPT	\$25,000
782.04(2)	MURDER 2ND DEGREE/WITH A WEAPON	NO BOND
782.04(4)	MURDER 3RD DEGREE	\$7,500
782.04(4)	MURDER 3RD DEGREE/ATTEMPT	\$5,000
782.04(4)	MURDER 3RD DEGREE/LAW ENFORCEMENT OFFICER	\$10,000
782.04(4)	MURDER 3RD DEGREE/WITH DEADLY WEAPON	\$25,000
782.04(2)	MURDER/2 DEGREE/CONSPIRACY	\$7,500
782.04(2)	MURDER/2 DEGREE/CONSPIRACY/WEAPON	\$10,000
782.04(2)	MURDER/2ND DEG/ATTEMPT/DEADLY WEAPON/PREJUDICE	NO BOND
782.04(2)	MURDER/2ND DEG/DEADLY WEAPON/PREJUDICE	NO BOND
782.04(1)(A)1	MURDER/PREMEDITATED/ATTEMPT	\$10,000
782.04(1)(A)1	MURDER/PREMEDITATED/ATTEMPT/FA/DDLY WEP/AGG BATT	NO BOND
893.135(1)(N)3	N-BENZYL PHENETHYLAMINE COMP 400GR MORE DEATH	NO BOND
825.102(3)(B)	NEGLECT/ELDERLY/DISABLED ADULT/BODILY HARM/DISFIG	\$7,500
825.102(3)(C)	NEGLECT/ELDERLY/DISABLED ADULT/NO HARM	\$5,000
893.135(5)	OXYCODONE/CONSPIRE TO TRAFFICK	VARYING
893.135(1)(C)3D	OXYCODONE/TRAFFICKING/100GR>/<30K	\$500,000
893.135(1)(C)3B	OXYCODONE/TRAFFICKING/14GR>/<25GR	\$100,000
893.135(1)(C)3C	OXYCODONE/TRAFFICKING/25GR>/<100GR	\$250,000
893.135(1)(C)3A	OXYCODONE/TRAFFICKING/7GR>/<14GR	\$50,000
893.135(1)(C)3	OXYCODONE/TRAFFICKING/ARMED/7GR>/<30K	NO BOND
847.0145(1)	PARENT/SELL/TRNSF CUSTODY/MINOR TO SEXUALLY EXPLT	\$10,000
62D-2.014(10)	PARK/STATE/HUNTING/FIREARM/WEAPON/RESTRICTION/FAC	PAYABLE
62D-2.014(10)	PARK/STATE/HUNTING/FIREARM/WEAPON/RESTRICTION/FAC	PAYABLE
38-55	PARKS/FIREARMS/POSSESSION/MIAMI	\$500
947.21	PAROLE VIOLATION	NO BOND
893.135(1)(D)2	PCP/IMPORTATION/800GR>/PROBABLE DEATH	NO BOND
893.135(1)(D)1B	PCP/TRAFFICKING/200GR>/<400GR	\$100,000
893.135(1)(D)1	PCP/TRAFFICKING/28GR>/<200GR	\$50,000
893.135(1)(D)1C	PCP/TRAFFICKING/400GR>	\$250,000
790.065(13)	PERSON YOUNGER THAN 21 PURCHASE FIREARM	\$5,000
893.135(1)(K)1	PHENETHYLAMINE//TRAFFICKING/10GRM>10/1/17	\$10,000
893.135(1)(K)1	PHENETHYLAMINE/ECSTASY/TRAFFICK/10GRM>/ARMED	VARYING
893.135(1)(K)2A	PHENETHYLAMINE/ECSTASY/TRAFFICK/10GRM><200GRM/CON	\$50,000
893.135(1)(K)2B	PHENETHYLAMINE/ECSTASY/TRAFFICK/200GRM><400GRM	\$100,000
893.135(1)(K)2C	PHENETHYLAMINE/ECSTASY/TRAFFICK/400GRM>	\$250,000

893.135(1)(K)2	PHENETHYLAMINE/ECSTASY/TRAFFICKING/>10/GRAMS	\$10,000
893.135(1)(K)1	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM>	VARYING
893.135(1)(K)2	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM>	\$10,000
893.135(1)(K)2A	PHENETHYLAMINE/ECSTASY/TRAFFICKING/10GRM><200GRM	\$50,000
893.135(5)	PHENETHYLAMINE/TRAFFICK/CONSPIRACY	\$10,000
893.135(5)	PHENETHYLAMINES/TRAFFICK/CONSPIRACY	\$10,000
893.135(5)	PHENETHYLAMINES/TRAFFICKING/CONSPIRACY/ARMED	NO BOND
893.135(1)(K)	PHENETHYLAMINE/TRAFFICKING/ARMED	NO BOND
893.135(1)(K)1	PHENETHYLAMINE/TRAFFICKING/ARMED/10GRM><200GRM	NO BOND
847.0135(2)	PORNOGRAPHY/COMPUTER	\$7,500
847.0135(2)	PORNOGRAPHY/COMPUTER	\$5,000
790.401(11)(B)	POSSESS FIREARM AMMO VIOL RISK PROTECTION ORDER	\$5,000
790.233(1)	POSSESSION FIREARM/AMMUN/DOMESTIC VIOL INJUNCTION	\$1,000
26-1 RULE 18(A)	POSSESSION OF WEAPON/FIREARM/PROHIBITED/COUNTY ORD	\$500
782.04(1)	PREMEDITATED/MURDER 1ST DEGREE/LAW ENFORCE/ATTEMPT	NO BOND
782.04(1)	PREMEDITATED/MURDER 1ST DEGREE/LAW ENFORCE/ATTEMPT	NO BOND
499.0051(10)	PRESCRIPTION DRUGS/SELL/PURCH/DEATH - PBL	NO BOND
741.29(6)	PRETRIAL RELEASE/DOMESTIC VIOL/VIOLEATE CONDITIONS	\$1,000
796.04	PROSTITUTE/FORCING, COMPELLING, COERCING TO BECOME	\$5,000
796.03	PROSTITUTION/PROCURING PERSON UNDER 18 FOR	\$7,500
796.03	PROSTITUTION/PROCURING PERSON UNER 18/ARMED	\$10,000
796.08	PROSTITUTION/SEXUALLY TRANSMISSIBLE DISEASE	\$1,000
784.047	PROTECTIVE INJUNCTION VIOLATION	TO BE SET
258.157	PUBLIC ORDER CRIMES ATV/FIREARM SAVANNAS STATE RES	\$500
838.021(1)(A)	PUBLIC SERVANT/INFLUENCE PERFORMANCE/HARM	\$7,500
838.021(1)(B)	PUBLIC SERVANT/INFLUENCE PERFORMANCE/HARM	\$7,500
893.135(1)(E)2	QUAALUDE/TRAFFICK/50K>/PROBABLE DEATH	NO BOND
893.135(1)(E)1	QUAALUDES/TRAFFICKING/200GR>/<5KG	\$50,000
893.135(1)(E)1C	QUAALUDES/TRAFFICKING/25KG>	\$250,000
893.135(1)(E)1B	QUAALUDES/TRAFFICKING/5KG>/<25KG	\$100,000
860.121(2)(D)	RAILROAD VEHICLE/CRIMES AGAINST RESULTING IN DEATH	\$10,000
794.01 (2)	RAPE/CRIMES COMMITTED 1974-1976	NO BOND
794.01 (1968)	RAPE/FOR CRIMES COMMITTED 1967-1969	NO BOND
794.01(1)	RAPE/FOR CRIMES COMMITTED 1973-1974	NO BOND
794.01(1)	RAPE/FOR CRIMES COMMITTED 1973-1974/ATTEMPT	\$10,000
790.15(4)	RECREATING DISCH FIREARM IN PUB OR RESID PROP	\$1,000
914.23	RETALIATE AGAINST WITNESS/BODILY INJURY/FIREARM	\$10,000
812.131(2)(B)	ROBBERY BY SUDDEN SNATCHING	\$5,000
812.131(2)(B)	ROBBERY BY SUDDEN SNATCHING/ATTEMPT	\$5,000
812.13(2)(B)	ROBBERY/ARMED W/WEAPON/PREJUDICE	NO BOND
812.13(2)(B)	ROBBERY/ARMED/ATTEMPT	\$10,000
812.13(2)(A)(B)	ROBBERY/ARMED/ATTEMPT/WHILE WEARING A MASK	\$10,000
812.13(2)(B)	ROBBERY/ARMED/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/ARMED/FIREARM OR DEADLY WEAPON - PBL	NO BOND
812.13(2)(A)	ROBBERY/ARMED/MACHINE GUN-PBL	NO BOND
812.13(2)(B)	ROBBERY/ARMED/PRINCIPAL TO ATTEMPT	\$7,500
812.13(2)(B)	ROBBERY/ARMED/SOLICITATION	\$7,500

812.13(2)(B)	ROBBERY/ARMED/WEAPON	\$10,000
812.13(2)(B)	ROBBERY/ARMED/WITH A MASK	NO BOND
812.133	ROBBERY/CARJACKING	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING/AGG BATTERY	NO BOND
812.133(2)(A)	ROBBERY/CARJACKING/ARMED - PBL	NO BOND
812.133(2)(A)	ROBBERY/CARJACKING/ARMED/ATTEMPT	\$10,000
812.133(2)(B)	ROBBERY/CARJACKING/ATTEMPT	\$7,500
812.133(2)(B)	ROBBERY/CARJACKING/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/DEADLY WEAPON, FIREARM/ATTEMPT	\$10,000
812.13(2)(A)	ROBBERY/DEADLY WEAPON, FIREARM/CONSPIRACY	\$7,500
812.13(2)(A)	ROBBERY/FIREARM/PREJUDICE/ATTEMPT	\$10,000
812.135	ROBBERY/HOME INVASION/AGG BATT	NO BOND
812.135	ROBBERY/HOME INVASION/ARMED/ATTEMPT	\$10,000
812.135	ROBBERY/HOME INVASION/ARMED/CONSPIRACY	\$7,500
812.135	ROBBERY/HOME INVASION/ATTEMPT	\$7,500
812.135	ROBBERY/HOME INVASION/CARRIED WEAPON	\$10,000
812.135(2)(A)	ROBBERY/HOME INVASION/CONSPIRE	\$7,500
812.135(2)(A)	ROBBERY/HOME INVASION/FIREARM/DW - PBL	NO BOND
812.135	ROBBERY/HOME INVASION/SOLICITATION	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM W/AGG BATTERY	\$10,000
812.13(2)(C)	ROBBERY/STRONGARM/ATTEMPT	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/ATTEMPT/WITH PREJUDICE	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM/CONSPIRACY	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/MASK	\$10,000
812.13(2)(C)	ROBBERY/STRONGARM/MASK/ATTEMPT	\$7,500
812.13(2)(C)	ROBBERY/STRONGARM/PREJUDICE	NO BOND
812.13(2)(C)	ROBBERY/STRONGARM/SOLICITATION TO COMMIT	\$5,000
812.13(2)(C)	ROBBERY/STRONGARM/W/AGG BATTERY/ATTEMPT	\$7,500
812.131(2)(A)	ROBBERY/SUDDEN SNATCHING W/DEADLY WEAPON/ATTEMPT	\$5,000
812.131(2)(A)	ROBBERY/SUDDEN SNATCHING/FIREARM/DEADLY WEAPON	\$7,500
28A-9.3(C)	SEAPORT/STVDRE RPTNG/FIREARMS/WEAPONS ETC/CNTY VIO	\$500
493.6115	SECURITY OFFICER/CARRYING FIREARM WHEN NOT REQU	\$1,000
782.081(2)	SELF MURDER/COMMERCIALY EXPLOIT	\$5,000
794.0235(5)	SEX BATTERY CONVICTION/FAIL TO APPEAR/ALLOW MPA	\$7,500
794.011(3)	SEX BATTERY/ARMED	NO BOND
794.011(3)	SEX BATTERY/ARMED/ATTEMPT/GANG	NO BOND
794.011(3)	SEX BATTERY/FIREARM/DEADLY WEAPON/FORCE/SOLICIT	\$10,000
985.701(3)(C)	SEX MISCOND/WRITTEN REPORT/COERCE/THREATEN ANOTHER	\$5,000
775.215(2)	SEX OFFENDER/2ND/3RD FEL/RES VIOL/1K FT/SCH/PRK	\$1,000
943.0435(4)(E)1	SEX OFFENDER/FAIL TO REG/RPT EMAIL/INTERNET ID	\$5,000
985.4815(10)	SEX OFFENDER/FAIL TO REGISTER/COMPLY W/REQUIREMENT	\$5,000
943.0435(14)(C)4	SEX OFFENDER/FAIL TO REGISTER/RESPOND AS REQUIRED	\$5,000
70-402	SEX OFFENDER/PREDATOR/RESIDENCE PROHIBITION/MIABCH	\$500
775.215(2)	SEX OFFENDER/RES VIOL/1K FT/SCH/PRK/VIC<16	\$5,000
21-281	SEX OFFENDER/RES VIOL/2500FT SCH/PRK/VIC <16/CTY	\$1,000

985.4815(13)(B)4	SEX OFFNDR/FAIL TO REPORT/RESPOND TO CORRESPDNC	\$5,000
985.4815(12)	SEX OFFNDR/WITHHOLD INFO/HARBOR/CONCEAL/FALSE INFO	\$5,000
21-284	SEX OFNDR/PRED/PRESENT IN PARK/CHILD CARE FACILITY	\$500
775.21(6)(G)2A	SEX PRED FAIL REPORT VACATING RESIDENCE WI 48 HRS	\$5,000
775.21(6)(G)2B	SEX PRED TRANSIENT FAIL RPT WI 48HR AND EVERY 30D	\$5,000
796.045	SEX TRAFFICK/RECR/ENTICE/<14 OR DEATH/CONSP/7/1/12	\$7,500
796.045	SEX TRAFFICK/RECR/ENTICE/<14 OR DEATH/CONSP/7/1/12	\$7,500
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/<14 OR DEATH/7-1-12	\$10,000
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/<14 OR DEATH/7-1-12	\$10,000
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/COMMITTED 7/1/12	\$7,500
796.045	SEX TRAFFICKING/RECRUIT/ENTICE/COMMITTED 7/1/12	\$7,500
794.011(8)(A)	SEXUAL ACT W/FAMILIAL CHILD/SOLICIT TO ENGAGE IN	\$5,000
828.126(3)	SEXUAL ACTIVITIES INVOLVING ANIMALS	\$1,000
794.011(2)	SEXUAL BATTERY ON A MINOR/SOLICITATION	NO BOND
794.011(4)(C)	SEXUAL BATTERY/12> YEARS/COERCE/THREATEN	\$10,000
794.011(4)(D)	SEXUAL BATTERY/ADMIN DRUG W/O CONSENT	\$10,000
794.011(3)	SEXUAL BATTERY/ARMED/GANG	NO BOND
794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO	\$10,000
794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO/ARMED	NO BOND
794.011(4)(G)	SEXUAL BATTERY/BY LEO/CO/ARMED/ATTEMPT	\$10,000
794.011(4)	SEXUAL BATTERY/BY THREATS/10-1/14	\$10,000
794.011(4)	SEXUAL BATTERY/BY THREATS/ATTEMPT	\$7,500
794.011(4)(B)	SEXUAL BATTERY/COERCE/THREATEN	\$10,000
794.027	SEXUAL BATTERY/DUTY TO REPORT	\$1,000
794.011(4)(A)	SEXUAL BATTERY/HELPLESS VICTIM/ATTEMPT	\$7,500
794.023(2)(B)	SEXUAL BATTERY/MULTIPLE PERPETRATORS/FEL 1 DEG	NO BOND
794.023(2)(A)	SEXUAL BATTERY/MULTIPLE PERPETRATORS/FEL 2 DEG	\$10,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS INJURY/CONSPIRACY	\$5,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS INJURY/GANG	\$50,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS PERSONAL INJURY	\$25,000
794.011(5)	SEXUAL BATTERY/NO SERIOUS PERSONAL INJURY/ATTEMPT	\$5,000
794.011(2)	SEXUAL BATTERY/ON A MINOR BY A MINOR	NO BOND
794.011(2)	SEXUAL BATTERY/ON A MINOR BY A MINOR/SOLICITION	\$10,000
794.011(2)	SEXUAL BATTERY/ON A MINOR BY AN ADULT	NO BOND
794.011(2)	SEXUAL BATTERY/ON A MINOR/ATTEMPT	\$25,000
794.011(4)(E)	SEXUAL BATTERY/OVER 12YEARS/MENTALLY DEFECTIVE	\$10,000
794.03	SEXUAL BATTERY/PUBLISH INFO ON VICTIM	\$500
794.011(4)(B)	SEXUAL BATTERY/SC/V>18/D>18/A	\$7,500
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT	\$10,000
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(3)	SEXUAL BATTERY/SERIOUS PERSONAL INJURY/ATTEMPT/WEA	NO BOND
794.011(4)(A)	SEXUAL BATTERY/SP CIRMCMSTNCE/MINOR/AFTER 10-1-14	NO BOND
794.011(4)(C)	SEXUAL BATTERY/SPC CIRCUMSTANC/D<18/AFTER 10-1-14	\$10,000
794.011(4)(B)	SEXUAL BATTERY/SPC CIRCUMSTANC/D>18/AFTER 10-1-14	\$10,000
794.011(4)(D)	SEXUAL BATTERY/SPC CIRCUMSTANC/V12+/AFTER 10-1-14	NO BOND
794.011(5)(A)	SEXUAL BATTERY/V 12-17/D18+	\$10,000

794.011(5)(A)	SEXUAL BATTERY/V 12-17/D18+/ATT	\$7,500
794.011(5)(C)	SEXUAL BATTERY/V12+/D<18	\$7,500
794.011(5)(D)	SEXUAL BATTERY/V12+/PC	\$10,000
794.011(5)(B)	SEXUAL BATTERY/V18+/D18+	\$7,500
794.011(4)(A)	SEXUAL BATTERY/VICTIM PHYSICALLY HELPLESS	\$10,000
794.011(4)(F)	SEXUAL BATTERY/VICTIM PHYSICALLY INCAPACITATED	\$10,000
794.011(3)	SEXUAL BATTERY/WEAP/SERIOUS PERS INJURY ATTEMPT	\$10,000
794.011(3)	SEXUAL BATTERY/WITH A DEADLY WEAPON/SER INJURY	NO BOND
784.049(3)(A)	SEXUAL CYBERHARASSMENT	\$1,000
784.049(3)(A)	SEXUAL CYBERHARASSMENT/BEFORE 7/1/19	\$1,000
393.135(2)	SEXUAL MISCONDUCT W/DEVELOPMENTALLY DISABLED	\$7,500
944.35(3)(B)(2)	SEXUAL MISCONDUCT WITH DETAINEE	\$5,000
393.135(6)	SEXUAL MISCONDUCT/COERCE/ALTER/REPORT	\$5,000
393.135(6)	SEXUAL MISCONDUCT/FAIL TO RPT/INACCURATE REPORT	\$1,000
985.701(1)(A)2	SEXUAL MISCONDUCT/WITH DETAINED JUVENILE OFFENDER	\$7,500
943.0435(4)(B)	SEXUAL OFFENDER/FAIL TO REPORT AS REQUIRED	\$5,000
943.0435(4)(B)	SEXUAL OFFENDER/FAIL TO REPORT CHANGE ADDRESS/7/16	\$5,000
943.0435(8)	SEXUAL OFFENDER/FAIL TO REPORT STATE CHANGE	\$7,500
943.0435	SEXUAL OFFENDER/VIOULATE REGISTRATION REQUIREMENTS	\$5,000
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/ATTEMPT	\$5,000
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/POSSESSION	\$7,500
827.071(5)	SEXUAL PERFORMANCE BY A CHILD/POSSESSION	\$5,000
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTE	\$7,500
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTE/ATTEMPT	\$5,000
827.071(3)	SEXUAL PERFORMANCE BY A CHILD/PROMOTING	\$10,000
827.071(4)	SEXUAL PERFORMANCE BY CHILD/POSSESSION WITH INTENT	\$10,000
827.071(4)	SEXUAL PERFORMANCE BY CHILD/POSSESSION WITH INTENT	\$7,500
827.071(2)	SEXUAL PERFORMANCE/USE A CHILD IN A	\$10,000
827.071(2)	SEXUAL PERFORMANCE/USE A CHILD IN A	\$7,500
775.21(10)(A)	SEXUAL PREDATOR/FAIL TO REGISTER/PROVIDE LOCATION	\$5,000
775.21(10)(B)	SEXUAL PREDATOR/WORKING WITH CHILDREN	\$5,000
775.21(10)(B)	SEXUAL PREDATOR/WORKING WITH CHILDREN/ATTEMPT	\$1,000
384.24	SEXUALLY TRANSMISSIBLE DISEASES/UNLAWFUL ACTS	\$1,000
784.048(2)	STALKING	\$1,000
784.048(2)	STALKING/ PREJUDICE	\$5,000
784.048(3)	STALKING/AGGRAVATED	\$5,000
784.048(5)	STALKING/AGGRAVATED/A MINOR	\$5,000
784.048(4)	STALKING/AGGRAVATED/COURT ORDER	\$5,000
784.048(3)	STALKING/AGGRAVATED/FIREARM/DW	\$7,500
784.048(7)	STALKING/AGGRAVATED/HARASS/CYBERSTALK	\$5,000
784.048(3)	STALKING/AGGRAVATED/PREJUDICE	\$7,500
874.05(2)	STREET GANG MEMBERSHIP /RECRUIT/SECOND OFFENSE	\$7,500
874.05(1)	STREET GANG MEMBERSHIP/ENCOURAGE/RECRUIT	\$5,000
812.13(2)(C)	STRONGARM ROBBERY WITH A VEHICLE AS A WEAPON	\$10,000
948.061	SUBJECT ON PROBATION	NO BOND
876.23	SUBVERSIVE ACTIVITIES	\$7,500
914.22(2)(D)	TAMPER/WIT/VIC/INF/1F/PBL/FIREARM	NO BOND

914.22(2)(E)	TAMPER/WIT/VIC/LIFE/CAPITAL FELONY	NO BOND
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS/30K+	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>1K<30K	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>280<500	\$10,000
893.135(1)(M)1	TRAFFICK SYNTHETIC CANNABINOIDS>500<1K	\$10,000
499.0051(6)	TRAFFICKING/CONTRABAND/PRESCRIPTION DRUGS	\$10,000
499.0051(6)	TRAFFICKING/CONTRABAND/PRESCRIPTION DRUGS/CONSPIRE	\$7,500
893.135(1)(H)1	TRAFFICKING/GHB	\$10,000
810.09(2)(G)	TRESPASS/POSTED DOMESTIC VIOLENCE CENTER	\$5,000
810.09(2)(C)	TRESPASS/PROPERTY/WITH DANGEROUS WEAPON, FIREARM	\$5,000
810.095	TRESPASS/SCHOOL PROP/POSN WEAPON/FIREARM/ATTEMPT	\$1,000
810.095	TRESPASS/SCHOOL PROPERTY/WEAPON, FIREARM/POSN	\$5,000
810.08(2)(C)	TRESPASS/STRUCTURE, CONVEYANCE/DANG WEAP, FIREARM	\$5,000
827.10(2)	UNLAWFUL DESERTION OF A CHILD	\$5,000
794.05	UNLAWFUL SEX ACTIVITY WITH SPECIFIED MINOR/SOLICIT	\$5,000
794.05	UNLAWFUL SEXUAL ACTIVITY WITH SPECIFIED MINOR	\$7,500
794.05	UNLAWFUL SEXUAL ACTIVITY WITH SPECIFIED MINOR/ARME	\$10,000
876.34	USURP GOVERNMENT/COMBINATION TO	\$7,500
782.071(1)(A)	VEHICULAR HOMICIDE/RECKLESS MANNER	\$7,500
782.071(1)(B)	VEHICULAR HOMICIDE/FAIL TO STOP	\$10,000
782.072(2)	VESSEL HOMICIDE/FAILURE TO STOP	\$10,000
782.072(1)	VESSEL HOMICIDE/OPERATE IN RECKLESS MANNER	\$7,500
741.29(6)	VIOLATE PTR CONDITIONS/STAY AWAY/DOMESTIC VIOLENCE	TO BE SET
784.0487	VIOLATION OF INJUNCTION PROTECT AGAINST STALKING/C	\$1,000
790.166(3)	WEAPON OF DESTRUCTION/HOAX/POSSESS/SELL/DELIVER	\$7,500
790.166(2)	WEAPON OF MASS DESTRUCTION/POSSESS/SELL/USE - PBL	NO BOND
790.115(2)(D)	WEAPON, FIREARM/SCHOOL PROPERTY/DISCHARGE	\$7,500
790.115(2)(E)	WEAPON, FIREARM/SCHOOL PROPERTY/DISCHARGE	\$7,500
21-18	WEAPON/DANGEROUS HANDLING OF/COUNTY ORDINANCE	\$500
790.054	WEAPON/ELECTRIC/CHEM/USE AGAINST LAW ENFRM OFC	\$5,000
790.07(4)	WEAPON/FIREARM/USE/DISPLAY/SUBSEQUENT OFFENSE	\$10,000
790.166(4)	WEAPON/MASS DESTRUCT/HOAX/POSS COMM OF FELONY	\$7,500
817.034(4)(A)(1)	COMMUNICATIONS FRAUD/50,000 OR ABOVE	
817.034(4)(A)(2)	COMMUNICATIONS FRAUD/20,000 TO 50,000	
817.034(4)(A)(3)	COMMUNICATIONS FRAUD/BELOW 20,000	

COLOR KEY
Yellow = PSA Violent Offense List
Green = Trafficking Offense
Orange = No bond
Purple = DV
Blue = Fail to Reg. Sex Off./Pred
White = Firearm Offense
Red = Gang Offense
Gray = Financial Crime

TOTAL OFFENSE COUNT=735

APPENDIX C

MIAMI-DADE COUNTY ASSOCIATION OF CHIEFS OF POLICE



Miami-Dade County Association Chiefs of Police Resolution re APPR October 3, 2022

CHIEF DELMA K. NOEL PRATT
PRESIDENT
DEPUTY CHIEF SAMUEL BEJAR
VICE PRESIDENT
MAJOR PETE DELGADO
SECRETARY
CHIEF LUIS CABRERA
TREASURER
RET. CHIEF IRVING HELLER
SERGEANT AT ARMS
CHIEF RENÉ G. LANDA
PAST PRESIDENT

AFFILIATES

U.S. DHS - ATF
U.S. DHS - AIR MARSHALS
U.S. DHS - BORDER PATROL
U.S. DHS - COAST GUARD
U.S. CUSTOMS OFFICE
U.S. DHS - DEA
U.S. DHS - DSS
U.S. DHS - FBI
U.S. DHS - ICE
U.S. DHS - MARSHALS SERVICE
U.S. DHS - POSTAL INSPECTION
U.S. DHS - SECRET SERVICE
AVENTURA POLICE
BAL HARBOUR POLICE
BAY ISLANDS HARBOR POLICE
BISCAYNE PARK POLICE
MIAMI POLICE
CORAL GABLES POLICE
DORAL POLICE
EL PORTAL POLICE
FIU POLICE
FLORIDA CITY POLICE
GOLDEN BEACH POLICE
HIALEAH GARDENS POLICE
HIALEAH POLICE
HOMESTEAD POLICE
INDIAN CREEK PUBLIC SAFETY
KEY BISCAYNE POLICE
MEDLEY POLICE
MIAMI POLICE
MIAMI BEACH POLICE
MIAMI GARDENS POLICE
MIAMI-DADE POLICE
M-D DEPT. OF CORRECTIONS
M-D SCHOOL POLICE
MDC PUBLIC SAFETY DEPT.
MDC SCHOOL OF JUSTICE POLICE
MIAMI SHORES POLICE
MIAMI SPRINGS POLICE
MICCOSUKEE TRIBAL POLICE
NORTH BAY VILLAGE POLICE
NORTH MIAMI POLICE
NORTH MIAMI BEACH POLICE
OPA-LOCKA POLICE
PINECREST POLICE
SOUTH MIAMI POLICE
SUNNY ISLES BEACH POLICE
SURFSIDE POLICE
SWEETWATER POLICE
UNIVERSITY OF MIAMI POLICE
VIRGINIA GARDENS POLICE
WEST MIAMI POLICE
STATE ATTORNEY'S OFFICE
SFML STRIKE FORCE
LEO FOUNDATION
SO FLORIDA SHOMRIM SOCIETY
FL DEPT. OF LAW ENFORCEMENT
FLORIDA HIGHWAY PATROL
FL FISH & WILDLIFE COMMISSION

WHEREAS the Miami-Dade County Association of Chiefs of Police's (MDCACP) strives to provide superior police protection for all citizens and visitors in a fair and equitable manner;

WHEREAS MDCACP has a long history of supporting Miami-Style Smart Justice alternatives to arrest and prosecution that enhance public safety by addressing individual's criminogenic needs and providing second chances;

WHEREAS the monetary bond system places the poor at a disadvantage;

WHEREAS all individuals are presumed innocent as a matter of law;

WHEREAS certain individuals charged with crimes may be released into the community in a reasonably safe manner when they are supervised properly;

WHEREAS the MDCACP has participated in the Advancing Pretrial Policy & Research (APPR) process;

WHEREAS the stakeholders have developed a plan to modify the bail bond system;

WHEREAS the proposed modified system will improve system fairness without undermining public safety;

WHEREAS Art. I, Section 16(b)(4) and (b)(6b) (Marsy's Law) provides victims with (a) "The right to have the safety and welfare of the victim and the victim's family considered when setting bail, including setting pretrial release conditions that protect the safety and welfare of the victim and the victim's family"; and (b) "The right to be heard in any public proceeding involving pretrial or other release from any form of legal constraint, plea, sentencing, adjudication, or parole, and any proceeding during which a right of the victim is implicated" upon request;

WHEREAS an unprecedented, record number of warrants are being issued in Miami-Dade County; and

WHEREAS individuals with active warrants represent an increased risk to the safety and security of our communities and significantly elevate the level of danger in police/subject interactions;

WHEREAS the safety of the citizens, officers, and the general public which we serve are an overarching concern to the MDCACP and its members;

NOW THEREFORE BE IT RESOLVED THAT:

The Miami Dade County Association of Chiefs of Police supports the plan to modify the bail bond system to the extent that:

- It is phased in and otherwise implemented in accordance with State Attorney Katherine Fernandez Rundle's recommendations; and
- It is evaluated on an ongoing basis and timely modified as may be needed to ensure that public safety is not compromised.