

# Supreme Court of Kentucky

2010-04

**RE: Order Amending Application of Uniform Schedule of  
Bail Pilot Project in Bell County**

## **AMENDED ORDER**

Upon the request of the Bell County Chief Circuit Judge to amend Section 2 of the Uniform Schedule of Bail Pilot Project (see Administrative Order 2009-14) to set bail non-cumulatively for five (5) or fewer offenses, and to amend Section 6(b) of the Uniform Schedule of Bail Pilot Project to reflect a mandatory holding period of four (4) hours rather than the current eight (8) hours, it is hereby ordered that the Uniform Schedule of Bail Pilot Project for Bell County is amended as follows:

Section 2 shall read:

When a person has been charged with five or fewer offenses bailable under the Schedule, bail shall be set at the amount for the offense charged with the highest bail amount. When a person has been charged with six or more offenses, the amount of bail shall be cumulative of all amounts for all offenses charged against a defendant. If the defendant has been charged with one or more offenses that are not listed in this Schedule, this Schedule should not be used for any offenses. Nor shall this Schedule be used to set bail for any defendant brought to jail on a charge from another county or jurisdiction not participating in this test program.

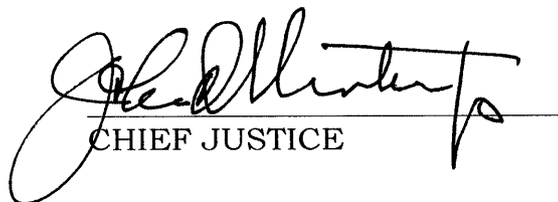
Section 6(b) shall read:

(b) In the event there are no aggravating circumstances disclosed, bail shall be accepted under the terms and amount set out above, but only after a mandatory holding

period of four (4) hours, unless otherwise ordered by the Court.

This Amended Order shall remain in effect until further order of this Court.

Entered this 14th day of January 2010.

  
CHIEF JUSTICE