

PEORIA COUNTY

ADMINISTRATIVE ORDER 2005-2

Modification to
JUVENILE DETENTION ALTERNATIVES INITIATIVE
through the
PEORIA COUNTY JUVENILE DETENTION CENTER

WHEREAS the Court established and authorized a Juvenile Detention Alternative Initiative (JDAI) by Administrative Order 2002-06, entered on September 30, 2002, which is attached;

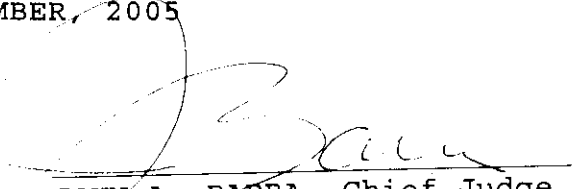
WHEREAS the Court finds good reason to expand the JDAI criteria to include certain juveniles who are presented to the Peoria County Juvenile Detention Center with Fail To Appear Warrants resulting from First Appearances; and

WHEREAS the JDAI staff will prepare a written report to the presiding Juvenile Court Judge summarizing the juveniles' performance and compliance with the rules and guidelines of JDAI;

THEREFORE, IT IS HEREBY ORDERED that the Superintendent of the Juvenile Detention Center and his designee(s) are authorized to expand the criteria for JDAI participation to include certain juveniles with Fail To Appear Warrants resulting from First Appearances, in accordance with the expansion guidelines of a Two-Tier Warrant Process, which is attached.

IT IS FURTHER ORDERED that the Superintendent of the Juvenile Detention Center and his designee(s) may use the resulting screening criteria to select juveniles to appropriately refer to the JDAI program (including the qualifying juveniles who are referred on Fail To Appear Warrants related to First Appearances).

ENTERED THIS 23th DAY OF SEPTEMBER, 2005


JOHN A. BARRA, Chief Judge

THE TENTH JUDICIAL CIRCUIT OF ILLINOIS
PEORIA COUNTY

ADMINISTRATIVE ORDER 2002- 06

JUVENILE DETENTION ALTERNATIVES INITIATIVE through the
PEORIA COUNTY JUVENILE DETENTION CENTER

WHEREAS the Court finds that certain juveniles who have been ordered detained may be maintained in the community where an intensive program of supervision and monitoring is provided in combination with case management services without compromising public safety; and

WHEREAS a Peoria County workgroup has designed a Juvenile Detention Alternatives Initiative designed to promote juvenile accountability and ensure their appearance at subsequent court hearings; and

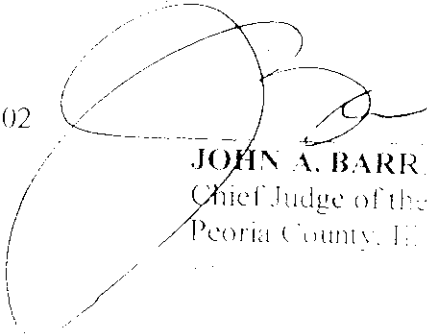
WHEREAS the State's Attorney's Office and the presiding Juvenile Court Judge have agreed to the screening criteria to be utilized for the Juvenile Detention Alternatives Initiative; and

WHEREAS the Illinois Juvenile Justice Commission has provided funding to establish and operate a Juvenile Detention Alternatives Initiative program in Peoria County.

THEREFORE, IT IS HEREBY ORDERED that the Superintendent of the Juvenile Detention Center and his designee(s) are authorized to operate a Juvenile Detention Alternatives Initiative (JDAI) for Peoria County juveniles.

IT IS FURTHER ORDERED that the Superintendent and his designees, pursuant to the design of the program, may use the established screening criteria to select juveniles to appropriately refer to the JDAI program.

ENTERED: September 30, 2002



JOHN A. BARRA
Chief Judge of the Tenth Judicial Circuit
Peoria County, Illinois

IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT OF ILLINOIS

PEORIA COUNTY

ATTACHMENT TO ADMINISTRATIVE ORDER 2005-2

TWO-TIER WARRANT PROCESS

9-23-05

By Administrative Order of the Chief Judge, authority is given to exercise discretion in the Secure Detention decision in certain cases in which there is a Warrant for a juvenile for having failed to appear, and it was a First Appearance.

Discretion on FTAs for First Appearance

FTA Warrants note both the original offense and the type of hearing/appearance for which the juvenile failed to appear.

- Juveniles whose original offense in the Warrant matter was a sex offense, weapons offense, or one wherein there was serious bodily harm to another individual(s), or a drug offense (other than simple possession) are not eligible. Also, current probationers and those with a history of failure to appear (going back 12 months) are not eligible.
- Juveniles with FTA Warrants for any Court matter other than First Appearance are not eligible.

Law enforcement will follow their existing procedures for dealing with juveniles for whom there is an Active Warrant.

Detention will screen for case eligibility (Eligibility will be determined by the Superintendent or his designee) and parental/guardian cooperation. Detention schedules court date and places youth on JDAI for the period until the next court appearance. Youth is released to parent/guardian. In evening and night hours, the juvenile will be released to the parent/guardian and appointment set for contact with JDAI. Parent/guardian and child will be given the notice to appear for court.

- Court is scheduled for one week out (JDC contacts Courtroom Clerk)
- Court is held at 1:30 p.m. Monday, Tuesday, Thursday, or Friday

ADMIT DAY	COURT DAY	COURT TIME
Monday	following Monday	1:30 p.m.
Tuesday	following Tuesday	1:30 p.m.
Wednesday	Thursday of the following week	1:30 p.m.
Thursday	following Thursday	1:30 p.m.
Friday	following Friday	1:30 p.m.
Saturday	Monday (nine days later)	1:30 p.m.
Sunday	Monday (eight days later)	1:30 p.m.

NOTE: JDAI will produce a written summary for the court.