

LAKE COUNTY, OHIO UNIFORM BAIL BOND SCHEDULE

In The Mentor Municipal Court and Painesville Municipal Court

LAKE COUNTY, OHIO

Pursuant to R.C. 2937.222 and Ohio Rule of Criminal Procedure 46, the Mentor Municipal Court and Painesville Municipal Court direct all law enforcement or other arresting agencies within the court's jurisdiction to set bail as follows:

1. Personal Bail is the default rule.
2. The judge or magistrate of the court shall set bail in the following cases:
  - (A) Felonies
  - (B) Misdemeanor charges, regardless of whether charged under the Ohio Revised Code or City Ordinances or other statutory provision:
    - a. Domestic violence or any other offense of violence if the victim is a family or household member (see R.C. 2919.251);
    - b. Violation of any protection order, or condition of community control, supervision or probation involving prohibition from contact with specified persons or places.
    - c. The following offenses if the accused was subject to a protection order and/ or has a prior conviction involving the same complaint/victim:
      - \* Aggravated menacing (R.C. 2903.21);
      - \* Menacing by stalking (R.C. 2903.211);
      - \* Menacing (R.C. 2903.22);
      - \* Aggravated trespass (R.C. 2911.211);
      - \* Any sexually oriented offense as defined by R.C. 2950.01.
    - d. Any other offense when the victim, police officer, or prosecutor is seeking a protection order, orders for no contact, or other conditions of bond.
    - e. Failure to Appear/ Bench Warrants.

3. In misdemeanor cases, when the police officer or prosecutor, based on the circumstances of the case, has reasonable cause to believe that a personal bond will not be sufficient to secure the appearance of the defendant poses a risk of harm, the police officer in charge shall set bond according to the following schedule:

ALL OTHER CRIMINAL CHARGES:	Resident of Lake or Neighboring County (Cuyahoga/ Geauga Ashtabula)	Resident of Other Ohio County	Out of State Resident
1st Degree Misdemeanor	\$5,000/10% or cash/surety	\$5,000/10% or cash/surety	\$10,000/10% or cash/surety
2nd Degree Misdemeanor	\$3,500/10% or cash/surety	\$5,000/10% or cash/surety	\$7,500/10% or cash/surety
3rd Degree Misdemeanor	\$1,750 personal recognizance	\$3,500/10% or cash/surety	\$5,000/10% or cash/surety
4th Degree Misdemeanor	\$1,500 personal recognizance	\$2,500/10% or cash/surety	\$5,000/10% or cash/surety

The bond schedule for OVI arrests will be as follows:

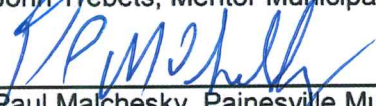
1st Offense	\$5,500/10% or cash/surety
2nd Offense	\$7,500/10% or cash/surety
3rd Offense	\$10,000/10% or cash/surety
4th Offense	\$10,000/10% or cash/surety (unless within 10 years (felony))
5th Offense	\$20,000/10% or cash/surety (unless within 10 years (felony))

4. If the police officer or prosecutor, based on the circumstances of the case, has reasonable cause to believe that the amount shown on this schedule is insufficient, the Judge or magistrate shall be contacted for additional authority. Where a judge or magistrate has previously set a bail in a case, or has ordered a new bond in its last *capias* or warrant entry, that bail shall supersede the above bond schedule.
5. In all cases, a surety bond may be posted instead of a cash bond if the surety has been approved by the Clerk of the Mentor Municipal Court or Painesville Municipal Court.
6. If a person is arrested for two or more offenses, a single bond set forth in the bond schedule applicable to the highest level of offense may apply to all charges unless a different bond is requested.

The bond amounts set herein are applicable whenever not otherwise contrary to Ohio law. The arresting law enforcement agency may hold a defendant when defendant has a record of non-appearance or the law enforcement officer has reason to believe that the amount set forth herein will not secure the defendant's appearance, or there is a concern that violence is imminent.

Date: 9.16.2021

  
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Judge John Trebets, Mentor Municipal Court

  
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Judge Paul Malchesky, Painesville Municipal Court

*Pursuant to Superintendence Rule 5.02 (C), Willoughby Municipal Court adopts a non-monetary bond schedule attached hereto and included herein.*

  
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Judge Marisa L. Cornachio, Willoughby Municipal Court

**WILLOUGHBY MUNICIPAL COURT  
BAIL SCHEDULE**

<b>OFFENSE:</b>	
All Felonies	HOLD for bond
Domestic Violence (or any other offense where the victim is a family or household member)	HOLD for bond
Violation of Protection Order	HOLD for bond
If the accused is subject to a protection order and/or has a prior conviction involving the same complainant/victim and charged with one of the following: Aggravated Menacing; Menacing by stalking; Menacing; Aggravated trespass; or Any sexually oriented offense (R.C. 2950.01)	HOLD for bond
Any offense where the victim; police officer; or prosecutor is seeking a protection order, no contact order, or other condition of bond	HOLD for bond
Probation Violation	Refer to warrant
Bench Warrant / Failure to Appear	Refer to warrant
Probable Cause Warrant	Refer to warrant

Personal recognizance is the default rule for misdemeanor offenses unless specifically indicated; however, **if the police officer or prosecutor, based on the circumstances of the case, has reasonable cause to believe that a personal recognizance bond is insufficient, the judge or magistrate shall be contacted for additional authority. Reasonable cause includes but is not limited to a history of failure to appear; prior conviction for the same offense; poses risk of harm to self or others.**

Misdemeanor OVI charges; physical control; driving under OVI suspension (SCRAM or other monitor may be ordered at arraignment)	Personal Recognizance
All other misdemeanor charges	Personal Recognizance

