

ORDER CANCELLING BAIL SCHEDULE

On June 22, 1978, in Chambers of the Suwannee County Courthouse at Live Oak, Florida, the judges of this court conferred with respect to whether or not the "Bail Schedule" adopted by an Order of the Chief Judge of this Circuit on June 1, 1973, should remain in effect or be cancelled. Consideration was given to the fact that the Fla. R. Crim. P. presently in effect were adopted subsequent to the "Bail Schedule"; that the judges of the County Courts of this Circuit are by said Rules of Criminal Procedure required to fix bail in criminal cases; and the undersigned has given added consideration to the Rules of Procedure which enable a defendant to move for a reduction of bail.

Upon consideration, it is the conclusion of the undersigned that the "Bail Schedule" is serving no useful purpose and that any so-called "Schedule" should be adopted, if at all, by a County Judge of a particular county who is burdened with the responsibility of providing criminal defendants with first appearance hearings, one purpose of which is to fix bail in individual cases. Accordingly, it is hereby

ORDERED AND ADJUDGED that the "Bail Schedule" made effective as of June 1, 1973, be and is hereby cancelled and set aside.

DONE AND ORDERED in Chambers of the Taylor County Courthouse at Perry, Florida, on this 27<sup>th</sup> day of June, 1978.

  
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ROYCE AGNER, CHIEF JUDGE

Copies: All Circuit Judges  
All County Judges  
All Sheriffs

copies mailed on this 06/23/78.