

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING
2014 JAN 24 PM 2 15
STEPHAN HARRIS, CLERK
CHREYENNE

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

Administrative General Order 2012-04

**GENERAL ORDER REGARDING
DISCOVERY MOTIONS IN ALL
CIVIL CASES BEFORE
MAGISTRATE JUDGES KELLY H.
RANKIN AND MARK L. CARMAN**

AMENDED ORDER

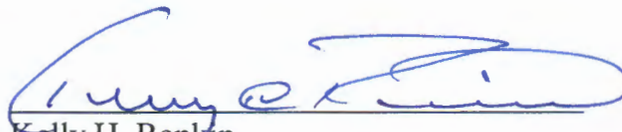
This Amended Order reflects the addition of Judge Mark L. Carman to the original Order filed by Judge Kelly H. Rankin on June 22, 2012.

In an effort to avoid potentially unnecessary discovery disputes, parties in all cases assigned or referred to the Honorable Kelly H. Rankin or the Honorable Mark L. Carman shall follow the following procedure prior to submitting any written motion for discovery.

First, most discovery disputes, especially those dealing with (1) scheduling or calendaring issues; (2) the number, length, or form of oral or written questions; (3) the responsiveness of answers to oral or written questions; and (4) the mechanics of document production, including protective orders and the proper method of raising claims of privilege, should be resolved by counsel without court intervention. Therefore, parties are to strictly comply with Local Rule 7.1(b)(1)(A) and shall confer orally in person or by telephone regarding any discovery dispute. In the event that the parties cannot settle the discovery dispute on their own, then counsel shall jointly contact chambers for approval prior to filing any written discovery motion. The Court will attempt to resolve as many

disputes as possible in this informal manner. If the Court determines that the issue requires the formal filing of a motion and briefing, the Court will permit the parties to file a written motion. No written motions on discovery disputes will be considered unless this process is followed.

Dated this 23rd day of January, 2014.



Kelly H. Rankin
Chief United States Magistrate Judge

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

JAN 13 2014

Stephan Harris, Clerk
Cheyenne

ORDER ESTABLISHING COLLATERAL FORFEITURE SCHEDULE
FOR INDIAN COUNTRY IN THE DISTRICT OF WYOMING

Pursuant to Federal Rules of Criminal Procedure, Rule 58 and Local Criminal Rule 58.2 of the United States District Court for the District of Wyoming, the Court hereby designates the misdemeanor and petty offenses for which collateral may be posted and forfeited in lieu of appearance by the person charged and establishes the amount of such collateral that may be posted for offenses committed in the District of Wyoming that occur on Indian Country as defined by 18 U.S.C. § 1151(a), (b) and (c). See Schedule I attached hereto.

IT IS SO ORDERED this 13 day of January, 2014.

THIS ORDER SHALL TAKE EFFECT IMMEDIATELY AND SUPERSEDE ALL PREVIOUS COLLATERAL FORFEITURE SCHEDULES FOR THE WIND RIVER INDIAN RESERVATION IN THE DISTRICT OF WYOMING.



NANCY D. FREUDENTHAL, CHIEF JUDGE
UNITED STATES DISTRICT COURT
DISTRICT OF WYOMING

Offenses	Penalty	Mandatory Appearance or Forfeiture of Collateral Amount for Optional Appearance
Simple Assault (Indian victim age 16 or over) (18 U.S.C. §§1152 and 113(a)(5))	Penalty: \$5000 &/or 6 months	Mandatory Appearance
Reckless endangering (Indian victim) (18 U.S.C. §§1152 and 13; Wyo. Stat. §6-2-504)	Penalty: \$1000 &/or 1 year	Mandatory Appearance or 1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$600
Arson (setting fire with criminal negligence to any woods, prairie or grounds without permission of the (Indian) owner or to anything on any woods, prairie or grounds which is the property of another (Indian), or allowing a fire to pass from the owner's woods, prairie or grounds to the injury or destruction of another (Indian)). (18 U.S.C. §§1152 and 13; Wyo. Stat. §6-3-105)	Penalty: \$750 &/or 6 months	Mandatory Appearance or 1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$600
Leaving fire unattended on tribal land (18 U.S.C. §1856)	Penalty: \$5000 &/or 6 months	1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$600
Willfully and knowingly hunting, trapping or fishing without lawful authority or permission on tribal land (18 U.S.C. §1165)	Penalty: \$5000 &/or 90 days	1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$600
Property destruction (knowingly defaces, injures or destroys property of another (Indian) without the owner's consent where property is valued at less than \$1000) (18 U.S.C. §§1152 and 13; Wyo. Stat. §6-3-201)	Penalty: \$750 &/or 6 months	1 st offense:\$200 2 nd offense: \$475 3 rd offense: \$750
Unlawful cutting, injuring or destroying trees on tribal land (18 U.S.C. §1853)	Penalty: \$100,000 &/or 1 year	1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$500

Offenses	Penalty	Mandatory Appearance or Forfeiture of Collateral Amount for Optional Appearance
Littering (placing, throwing, scattering or depositing garbage, debris, refuse or waste material, objects or substances, including abandoned or junked vehicles, upon the property of another (Indian)) (18 U.S.C. §§1152 and 13; Wyo. Stat. §6-3-204)	Penalty: \$750 &/or 6 months	\$150
Criminal entry (knowingly entering a building, occupied structure, vehicle or cargo portion of a truck or trailer, or a separately secured or occupied portion of those enclosures, owned by an Indian, without authority) (18 U.S.C. §§1152 and 13; Wyo. Stat. §6-3-302)	Penalty: \$750 &/or 6 months	1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$600
Criminal trespass (entering or remaining on or in the land or premises of another (Indian) person, knowing he is not authorized to do so, or after being notified to depart or to not trespass) (18 U.S.C. §§1152 and 13; Wyo. Stat. §6-3-303)	Penalty: \$750 &/or 6 months	1 st offense:\$40 2 nd offense: \$60 3 rd offense: \$120 & Mandatory Appearance
Theft (knowingly taking or carrying away, with intent to steal or purloin the personal property (of an Indian) where property is valued less than \$1000) (18 U.S.C. §§1152 and 661)	Penalty: \$100,000 &/or 1 year	1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$600
Theft from a tribal gaming establishment on Indian land of less than \$1000 (18 U.S.C. §1167(a))	Penalty: \$100,000 &/or 1 year	1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$600
Buying, concealing, or receiving stolen personal property (of an Indian) valued under \$1000 (18 U.S.C. §§1152 and 662)	Penalty: \$100,000 &/or 1 year	1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$600
Destruction/removal of Indian Country boundary or warning signs (18 U.S.C. §1164)	Penalty: \$5000 &/or 6 months	\$100 per sign

Offenses	Penalty	Mandatory Appearance or Forfeiture of Collateral Amount for Optional Appearance
Destruction/removal of signs in Indian Country indicating that hunting, fishing or trapping is not permitted thereon (18 U.S.C. §1164)	Penalty: \$5000 &/or 6 months	\$100 per sign
Unauthorized excavation, removal, damage, alteration or defacement of any archeological resource located on public land, or tribal land without a permit (item valued less than \$500)(1 st offense) (16 U.S.C. §470ee(a))	Penalty: \$1000 &/or 1 year; \$100,000 alternative fine	1 st offense:\$200 2 nd offense: \$400 3 rd offense: \$600
Trafficking in archeological resources by selling, purchasing or offering for sale, purchase or exchange any archeological resource when it was excavated or removed from public land, tribal land, or an Indian allotment without legal authorization or in violation of a federal law, regulation, rule, ordinance, or permit (item valued less than \$500)(1 st offense) (16 U.S.C. §470ee(b))	Penalty: \$10,000 &/or 1 year; \$100,000 alternative fine	\$100
Knowing or intentional possession of a controlled substance without a valid prescription (1 st offense) (21 U.S.C. §844)	Penalty: Not less than \$1000 nor more than \$100,000 &/or 1 year	\$150

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

2013 NOV 4 PM 3:23^{mb}

STEPHAN HARRIS, CLERK
CHEYENNE

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

Administrative General Order 2013-03

**GENERAL ORDER FOR
ASSIGNMENT OF 28 U.S.C. § 2255
MOTIONS TO VACATE SENTENCE**

IT IS ORDERED, that unless otherwise ordered by the Chief Judge, all 28 U.S.C. § 2255 Motions to Vacate Sentence for criminal cases assigned to retired or inactive Judges, shall be assigned to a new judge through the random assignment process.

Dated this 4 day of November, 2013.



Nancy D. Freudenthal
Chief United States District Judge

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

2013 MAY 29 AM 9 59

IN THE UNITED STATES DISTRICT COURT
STEPHAN HARRIS, CLERK
CHEYENNE
FOR THE DISTRICT OF WYOMING

Administrative General Order 2013-02

**GENERAL ORDER SETTING
REQUIREMENTS FOR INITIAL
PRETRIAL CONFERENCES FOR
CASES BEFORE THE HONORABLE
NANCY D. FREUDENTHAL**

In an effort to better utilize the Initial Pretrial Conference, the Honorable Nancy D. Freudenthal has implemented the following requirements for all Initial Pretrial Conferences set on or after July 1, 2013:

1. Case Management Report

The parties are directed to meet and confer at least 10 days before the Initial Pretrial Conference as required by Federal Rule of Civil Procedure 26(f). At this meeting the parties shall develop a Joint Case Management Report, containing the items listed below. Please address the items in the order in which they are listed. Parties should skip those items that are not applicable to their case.

1. The names of counsel who attended the Rule 26(f) meeting and assisted in developing the Case Management Statement;

2. A list of the parties in the case, including any parent corporations or entities (for recusal purposes);

3. A short statement of the nature of the case (2 pages or less), including a description of the claims and defenses;

4. A statement describing the basis for jurisdiction and citing specific jurisdictional statutes. If jurisdiction is based on diversity of citizenship, the report shall include a statement of the citizenship of every party and a description of the amount in dispute. The parties are reminded that (1) a corporation is a citizen of the state where it is incorporated and the state of its principal place of business, and (2) partnerships and limited liability companies are citizens of every state in which one of their partners or members resides;

5. A list of any parties who have not been served, and an explanation of why they have not been served. Also a list of any parties who have been served, but have not answered or otherwise appeared;

6. A statement of whether any party expects to add additional parties to the case or otherwise amend pleadings (the Court will set a deadline to join parties or amend pleadings at the conference);

7. Whether there are dispositive or partially dispositive issues appropriate for decision by motion or by agreement;

8. The nature and type of discovery each party intends to pursue and, whether discovery is an issue and whether the discovery should be limited in any manner;

9. The status of related cases pending before other courts or other judges of this Court;

10. Proposed specific dates for each of the following, keeping in mind that trial should occur within nine (9) months from the date of the Initial Pretrial Conference, unless there are unusual or unique circumstances. Parties should be prepared to address any issues that require additional time at the Initial Pretrial Conference.

- a. Dates for full and complete expert disclosures under Federal Rule of Civil Procedure 26(a)(2)(A)-(C);
- b. A deadline for the completion of fact discovery;
- c. A deadline for filing dispositive motions;
- d. A date for a dispositive motion hearing (the parties may choose not to have a hearing);
- e. A date for the final pretrial conference; and
- f. A date for trial.

11. The estimated length of trial and any suggestions for shortening the trial;

12. The prospects for settlement, including any request of the Court for assistance in settlement efforts; and

13. Any other matters that will aid the Court and parties in resolving this case in a just, speedy, and inexpensive manner.

The parties shall electronically file the Joint Case Management Report no less than seven (7) days before the Initial Pretrial Conference and shall also provide an electronic

version in word or word perfect to Judge Freudenthal's chambers at wyojudgeNDF@wyd.uscourts.gov. For the parties' convenience, the Court has attached a form Case Management Report (Attachment A) to this Order. The form is also available in word and word perfect format on the District Court's website under forms, then under Judge Freudenthal's forms. It is Plaintiff(s) responsibility to initiate the Rule 26(f) meeting and preparation of the Joint Case Management Report. Defendant(s) shall promptly and cooperatively participate in the Rule 26(f) meeting and shall assist in preparation of the Joint Case Management Report.

2. Initial Pretrial Conference

Counsel who will be responsible for the trial for each party, shall appear either in person or by phone and participate in the Initial Pretrial Conference. Counsel shall have authority to enter into stipulations regarding all matters that may be discussed. At the Initial Pretrial Conference, the Court and the parties will:

1. Identify the principal factual and legal issues in dispute;
2. Identify whether the case is suitable for reference to a magistrate judge for early neutral evaluation, settlement conference, or trial;
3. Review the parties' compliance with their disclosure obligations and consider whether to order additional disclosures;

4. Determine whether early filing of any motions might significantly affect the scope of discovery or other aspects of the litigation, and provide for the staged resolution, or bifurcation of issues for trial consistent with Fed. R. Civ. P. 42(b);

5. Set deadlines for completion of expert disclosure, discovery, filing dispositive motions and dates for the dispositive motion hearing (if any), final pretrial conference and trial;

6. Discuss the anticipated length of trial and any suggestions for shortening the trial;

7. Discuss whether it would be productive to have a short status conference prior to the filing of dispositive motions;

8. Discuss the settlement possibilities of the case, including any requests for Court assistance in settlement efforts; and

9. Discuss other matters as any party considers conducive to the just, speedy and inexpensive resolution of this matter.

3. Special Procedures for Non-Prisoner Pro Se Cases

The Court will not set an Initial Pretrial Conference, and does not require a Case Management Report, for cases where either party is acting pro se, unless specifically requested by the parties. Rather, after all defendants have answered, the Court will review the claims and responses and will enter a Scheduling Order setting forth the applicable deadlines. Additionally, in all non-prisoner pro se cases, the Court will automatically set a settlement conference before a magistrate judge.

4. Initial Pretrial Order

After the Initial Pretrial Conference, the Court will enter an Initial Pretrial Order. The form of the Court's standard Initial Pretrial Order can be found on the Court's website at www.wyd.uscourts.gov under Forms, then under Judge Freudenthal's Forms. The Court fully intends to enforce the deadlines in the Initial Pretrial Order. The parties should plan their litigation activities accordingly.

Dated this 29 day of May, 2013.



Nancy D. Freudenthal
Chief United States District Judge

(ATTACHMENT A)

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

Plaintiff,)
vs.) Case No.
Defendant.)

FORM OF JOINT CASE MANAGEMENT PLAN

(PLEASE SKIP ANY QUESTION WHICH IS NOT APPLICABLE)

1. The names of counsel who attended the Rule 26(f) meeting and assisted in developing the Case Management Statement.

Response:

2. A list of the parties in the case, including any parent corporations or entities (for recusal purposes).

Response:

3. A short statement of the nature of the case (2 pages or less), including a description of the claims and defenses.

Response:

4. A statement describing the basis for jurisdiction and citing specific jurisdictional statutes.

If jurisdiction is based on diversity of citizenship, the report shall include a statement of the citizenship of every party and a description of the amount in dispute. The parties are reminded that (1) a corporation is a citizen of the state where it is incorporated and the state of its principal place of business, and (2) partnerships and limited liability companies are citizens of every state in which one of their partners or members resides.

Response:

5. A list of any parties who have not been served, and an explanation of why they have not been served. Also a list of any parties who have been served, but have not answered or otherwise appeared.

Response:

6. A statement of whether any party expects to add additional parties to the case or otherwise amend pleadings (the Court will set a deadline to join parties or amend pleadings at the conference).

Response:

7. Whether there are dispositive or partially dispositive issues appropriate for decision by motion or by agreement.

Response:

8. The nature and type of discovery each party intends to pursue and, whether discovery is an issue and whether the discovery should be limited in any manner.

Response:

9. The status of related cases pending before other courts or other judges of this Court.

Response:

10. Proposed specific dates for each of the following, keeping in mind that trial should occur within nine (9) months from the date of the Initial Pretrial Conference, unless there are unusual or unique circumstances. Parties should be prepared to address any issues that require additional time at the Initial Pretrial Conference.

- a. Dates for full and complete expert disclosures under Federal Rule of Civil Procedure 26(a)(2)(A)-(C);
- b. A deadline for the completion of fact discovery;
- c. A deadline for filing dispositive motions;
- d. A date for a dispositive motion hearing (the parties may choose not to have a hearing);
- e. A date for the final pretrial conference; and
- f. A date for trial.

Response:

11. The estimated length of trial and any suggestions for shortening the trial.

Response:

12. The prospects for settlement, including any request of the Court for assistance in settlement efforts.

Response:

13. Any other matters that will aid the Court and parties in resolving this case in a just, speedy, and inexpensive manner.

Response:

Counsel for Plaintiff(s)

Date

Counsel for Defendant(s)

Date

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

Administrative General Order 2013-01

2013 FEB 14 PM 4:19
GENERAL ORDER REGARDING THE
ASSIGNMENT OF CASES TO
OFFICER HARRIS, CLERK
UNITED STATES SENIOR DISTRICT
JUDGE CLARENCE A. BRIMMER

The Honorable Clarence A. Brimmer, Senior Judge, will take assignments of cases as follows:

- (a) Ten percent (10%) of criminal cases on a random basis; provided, however, that in the event any criminal matter assigned to Judge Brimmer requires a trial, the case will be reassigned on a random basis to another district judge for completion.
- (b) Fifteen percent (15%) of civil cases on a random basis; provided, however, that in the event any civil matter assigned to Judge Brimmer requires a trial, the case will be reassigned on a random basis to another district judge for completion; or in the alternative, the parties may consent to trial before the magistrate judge.
- (c) Judge Brimmer will be assigned probation/supervised release revocation matters in criminal cases previously assigned to him.

This order is effective immediately upon signing.

Dated this 14 day of February, 2013.


Nancy D. Freudenthal
Chief U S District Judge

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF WYOMING

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

OCT 19 PM 3 23

STEPHAN HARRIS, CLERK
CHEYENNE

Administrative General Order 2012-07

GENERAL ORDER REGARDING THE
ASSIGNMENT OF CASES TO UNITED
STATES SENIOR DISTRICT JUDGE
CLARENCE A. BRIMMER
EFFECTIVE OCTOBER 19, 2012

ORDER

Effective October 19, 2012, Senior Judge Clarence A. Brimmer shall be temporarily excluded from the civil and criminal case assignment system for the District of Wyoming. This temporary exclusion shall remain in effect until further notice by the Court.

Dated this 19 day of October, 2012.



Nancy D. Freudenthal
Chief United States District Judge

2012 FEB 2 PM 4 02
STEVEN J. ...
CLERK

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

Administrative General Order 2012-06

**GENERAL ORDER REGARDING
ELECTRONIC FILING OF
PRESENTENCE INVESTIGATION
REPORTS**

Beginning August 1, 2012, IT IS ORDERED that presentence investigation reports (PSR) and related materials prepared by the United States Probation Office for the District of Wyoming, as well as objections to the reports submitted by counsel, shall be electronically filed through the Case Management/Electronic Case Filing System (CM/ECF). Objections to the PSR shall be filed electronically by counsel or through the Clerk's Office. Additionally, all letters, comments, and other supporting documents provided to the Court by friends and family on behalf of defendant, unless they are too voluminous or too difficult to file, shall be filed electronically by counsel or through the Clerk's Office. The PSR shall be deemed disclosed for all purposes upon electronic filing in the CM/ECF system. Unless otherwise ordered by the Court, access shall be limited as follows.

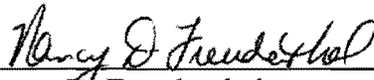
The designated Assistant United States Attorney, counsel for the specific defendant, Chambers, the U.S. Probation Office, and designated Clerk's Office personnel shall be granted access to the original PSR, addendums to the PSR, any revised PSR, objections to the PSR, PSR findings, and the supporting documents and letters. Access to the Sentencing

Recommendation is limited to Chambers, the U.S. Probation Office, and designated Clerk's Office personnel.

The U.S. Probation Office is authorized to provide a copy of the PSR, addendums to the PSR, and any revised PSR, without the Sentencing Recommendation, to defendant's appellate counsel, counsel for defendant in revocation proceedings, and to another federal probation officer without further order of the Court.

Please see the attached Electronic Filing of Presentence Reports for additional information.

Dated this 2nd day of August, 2012.



Nancy D. Freudenthal
Chief United States District Judge

ELECTRONIC FILING OF PRESENTENCE REPORTS

Beginning August 1, 2012, the U.S. Probation Office in the District of Wyoming will electronically file all presentence reports (PSR) and related materials through CM/ECF.

Access to viewing these materials will function very similar to viewing transcripts. However, presentence reports and their related materials will never be made available to the public through PACER.

When the PSR and related materials are filed electronically, attorneys in the case will receive a notice of electronic filing (NEF). However, only the parties that are granted access will be able to view the attached document. Unless otherwise ordered by the Court, the specific filing events, as well as the definition of the access granted, is outlined below:

Original Presentence Report

Access will be granted to Chambers and designated clerk's office personnel. Access will also be granted to the Assistant U.S. Attorney entered in the case and defense counsel for the specific defendant entered in the case.

Addendum to Presentence Report

Access will be granted to Chambers and designated clerk's office personnel. Access will also be granted to the Assistant U.S. Attorney entered in the case and defense counsel for the specific defendant entered in the case.

Recommendations to PSR

Access will be granted to Chambers and designated clerk's office personnel ONLY. Counsel will not have access to view this document.

Revised Presentence Report

Access will be granted to Chambers and designated clerk's office personnel. Access will also be granted to the Assistant U.S. Attorney entered in the case and defense counsel for the specific defendant entered in the case.

Presentence Report Findings

Access will be granted to Chambers and designated clerk's office personnel. Access will also be granted to the Assistant U.S. Attorney entered in the case and defense counsel for the specific defendant entered in the case.

Presentence Report Supporting Documents and Letters

Counsel is required to file all supporting documents and letters, unless they are too voluminous, either electronically or through the clerk's office. Use the event under Other Documents/Presentence Report Supporting Documents and Letters. This will be treated as an ex-parte document, and the filer will select who gets access to view the document (select the Assistant U.S. Attorney and defense counsel for the particular defendant). Do not submit these separately to U.S. Probation, they will now receive them electronically through CM/ECF. Chambers will receive a NEF and have access to the document.

Objections to Presentence Report

Counsel is required to file all objections to the presentence report, either electronically or through the clerk's office. Use the event under Other Documents/Objections to Presentence Report. This will be treated as an ex-parte document, and the filer will select who gets access to view the document (select the Assistant U.S. Attorney and defense counsel for the particular defendant). Do not submit these separately to U.S. Probation, they will now receive them electronically through CM/ECF. Chambers will receive a NEF and have access to the document.

PLEASE NOTE: If the entire case is sealed, NEFs will not go out. However, access will be granted to the attorneys, and the attorneys will be notified by some other means that there is a document filed that they have access to view.

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING
JUL 19 2012

Stephan Harris, Clerk
Cheyenne

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

Administrative General Order 2012-05

**GENERAL ORDER REGARDING
INITIAL DISCOVERY PROTOCOLS
FOR EMPLOYMENT CASES
ALLEGING ADVERSE ACTION
BEFORE NANCY D. FREUDENTHAL,
CHIEF DISTRICT JUDGE**

The Honorable Nancy D. Freudenthal is participating in a Pilot Program for **INITIAL DISCOVERY PROTOCOLS FOR EMPLOYMENT CASES ALLEGING ADVERSE ACTION**, initiated by the Advisory Committee on Federal Rules of Civil Procedure (see “Discovery protocol for employment cases,” under “Educational programs and materials,” at www.fjc.gov.) The Initial Discovery Protocols will apply to all employment cases pending in this court that challenge one or more actions alleged to be adverse, except:

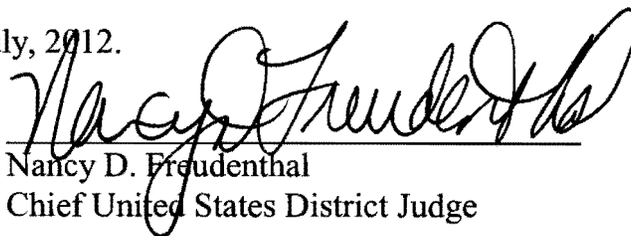
- I. Class actions;
- ii. Cases in which the allegations involve only the following:
 1. Discrimination in hiring;
 2. Violations of wage and hour laws under the Fair Labor Standards Act (FLSA);
 3. Violations of the Family Medical Leave Act (FMLA);
 4. Violations of the Employee Retirement Income Security Act (ERISA).

Parties and counsel in the Pilot Program shall comply with the Initial Discovery Protocols, attached to this Order. If any party believes that there is good cause why a particular case should be exempted from the Initial Discovery Protocols, in whole or in part, that party may raise the issue with the Court.

Within 30 days following the defendant's submission of a responsive pleading or motion, the parties shall provide to one another the documents and information described in the Initial Discovery Protocols for the relevant time period. This obligation supersedes the parties' obligations to provide initial disclosures pursuant to F.R.C.P. 26(a)(1). The parties shall use the documents and information exchanged in accordance with the Initial Discovery Protocols to prepare the F.R.C.P. 26(f) discovery plan.

The parties' responses to the Initial Discovery Protocols shall comply with the F.R.C.P. obligations to certify and supplement discovery responses, as well as the form of production standards for documents and electronically stored information. As set forth in the Protocols, this Initial Discovery is not subject to objections, except upon the grounds set forth in F.R.C.P. 26(b)(2)(B).

Dated this 19 day of July, 2012.



Nancy D. Freudenthal
Chief United States District Judge

INITIAL DISCOVERY PROTOCOLS
FOR EMPLOYMENT CASES ALLEGING ADVERSE ACTION

PART 1: INTRODUCTION AND DEFINITIONS.

(1) Statement of purpose.

- a. The Initial Discovery Protocols for Employment Cases Alleging Adverse Action is a proposal designed to be implemented as a pilot project by individual judges throughout the United States District Courts. The project and the product are endorsed by the Civil Rules Advisory Committee.
- b. In participating courts, the Initial Discovery Protocols will be implemented by standing order and will apply to all employment cases that challenge one or more actions alleged to be adverse, except:
 - i. Class actions;
 - ii. Cases in which the allegations involve only the following:
 1. Discrimination in hiring;
 2. Violations of wage and hour laws under the Fair Labor Standards Act (FLSA);
 3. Violations of the Family Medical Leave Act (FMLA);
 4. Violations of the Employee Retirement Income Security Act (ERISA).

If any party believes that there is good cause why a particular case should be exempted, in whole or in part, from this pilot program, that party may raise such reason with the Court.

- c. The Initial Discovery Protocols are not intended to preclude or to modify the rights of any party for discovery as provided by the Federal Rules of Civil Procedure (F.R.C.P.) and other applicable local rules, but they are intended to supersede the parties' obligations to make initial disclosures pursuant to F.R.C.P. 26(a)(1). The purpose of the pilot project is to encourage parties and their counsel to exchange the most relevant information and documents early in the case, to

assist in framing the issues to be resolved and to plan for more efficient and targeted discovery.

- d. The Initial Discovery Protocols were prepared by a group of highly experienced attorneys from across the country who regularly represent plaintiffs and/or defendants in employment matters. The information and documents identified are those most likely to be requested automatically by experienced counsel in any similar case. They are unlike initial disclosures pursuant to F.R.C.P. 26(a)(1) because they focus on the type of information most likely to be useful in narrowing the issues for employment discrimination cases.

(2) Definitions. The following definitions apply to cases proceeding under the Initial Discovery Protocols.

- a. **Concerning.** The term “concerning” means referring to, describing, evidencing, or constituting.
- b. **Document.** The terms “document” and “documents” are defined to be synonymous in meaning and equal in scope to the terms “documents” and “electronically stored information” as used in F.R.C.P. 34(a).
- c. **Identify (Documents).** When referring to documents, to “identify” means to give, to the extent known: (I) the type of document; (ii) the general subject matter of the document; (iii) the date of the document; (iv) the author(s), according to the document; and (v) the person(s) to whom, according to the document, the document (or a copy) was to have been sent; or, alternatively, to produce the document.
- d. **Identify (Persons).** When referring to natural persons, to “identify” means to give the person’s: (I) full name; (ii) present or last known address and telephone number; (iii) present or last known place of employment; (iv) present or last known job title; and (v) relationship, if any, to the plaintiff or defendant. Once a person has been identified in accordance with this subparagraph, only the name of that person need be listed in response to subsequent discovery requesting the identification of that person.

(3) Instructions.

- a. For this Initial Discovery, the relevant time period begins three years before the date of the adverse action, unless otherwise specified.
- b. This Initial Discovery is not subject to objections except upon the grounds set forth in F.R.C.P. 26(b)(2)(B).
- c. If a partial or incomplete answer or production is provided, the responding party shall state the reason that the answer or production is partial or incomplete.
- d. This Initial Discovery is subject to F.R.C.P. 26(e) regarding supplementation and F.R.C.P. 26(g) regarding certification of responses.
- e. This Initial Discovery is subject to F.R.C.P. 34(b)(2)(E) regarding form of production.

PART 2: PRODUCTION BY PLAINTIFF.

(1) Timing.

- a. The plaintiff's Initial Discovery shall be provided within 30 days after the defendant has submitted a responsive pleading or motion, unless the court rules otherwise.

(2) Documents that Plaintiff must produce to Defendant.

- a. All communications concerning the factual allegations or claims at issue in this lawsuit between the plaintiff and the defendant.
- b. Claims, lawsuits, administrative charges, and complaints by the plaintiff that rely upon any of the same factual allegations or claims as those at issue in this lawsuit.
- c. Documents concerning the formation and termination, if any, of the employment relationship at issue in this lawsuit, irrespective of the relevant time period.

- d. Documents concerning the terms and conditions of the employment relationship at issue in this lawsuit.
- e. Diary, journal, and calendar entries maintained by the plaintiff concerning the factual allegations or claims at issue in this lawsuit.
- f. The plaintiff's current resume(s).
- g. Documents in the possession of the plaintiff concerning claims for unemployment benefits, unless production is prohibited by applicable law.
- h. Documents concerning: (I) communications with potential employers; (ii) job search efforts; and (iii) offer(s) of employment, job description(s), and income and benefits of subsequent employment. The defendant shall not contact or subpoena a prospective or current employer to discover information about the plaintiff's claims without first providing the plaintiff 30 days notice and an opportunity to file a motion for a protective order or a motion to quash such subpoena. If such a motion is filed, contact will not be initiated or the subpoena will not be served until the motion is ruled upon.
- I. Documents concerning the termination of any subsequent employment.
- j. Any other document(s) upon which the plaintiff relies to support the plaintiff's claims.

(3) Information that Plaintiff must produce to Defendant.

- a. Identify persons the plaintiff believes to have knowledge of the facts concerning the claims or defenses at issue in this lawsuit, and a brief description of that knowledge.
- b. Describe the categories of damages the plaintiff claims.
- c. State whether the plaintiff has applied for disability benefits and/or social security disability benefits after the adverse action, whether any application has been

granted, and the nature of the award, if any. Identify any document concerning any such application.

PART 3: PRODUCTION BY DEFENDANT.

(1) Timing.

- a. The defendant's Initial Discovery shall be provided within 30 days after the defendant has submitted a responsive pleading or motion, unless the court rules otherwise.

(2) Documents that Defendant must produce to Plaintiff.

- a. All communications concerning the factual allegations or claims at issue in this lawsuit among or between:
 - i. The plaintiff and the defendant;
 - ii. The plaintiff's manager(s), and/or supervisor(s), and/or the defendant's human resources representative(s).
- b. Responses to claims, lawsuits, administrative charges, and complaints by the plaintiff that rely upon any of the same factual allegations or claims as those at issue in this lawsuit.
- c. Documents concerning the formation and termination, if any, of the employment relationship at issue in this lawsuit, irrespective of the relevant time period.
- d. The plaintiff's personnel file, in any form, maintained by the defendant, including files concerning the plaintiff maintained by the plaintiff's supervisor(s), manager(s), or the defendant's human resources representative(s), irrespective of the relevant time period.
- e. The plaintiff's performance evaluations and formal discipline.
- f. Documents relied upon to make the employment decision(s) at issue in this lawsuit.

- g. Workplace policies or guidelines relevant to the adverse action in effect at the time of the adverse action. Depending upon the case, those may include policies or guidelines that address:
 - i. Discipline;
 - ii. Termination of employment;
 - iii. Promotion;
 - iv. Discrimination;
 - v. Performance reviews or evaluations;
 - vi. Misconduct;
 - vii. Retaliation; and
 - viii. Nature of the employment relationship.
- h. The table of contents and index of any employee handbook, code of conduct, or policies and procedures manual in effect at the time of the adverse action.
- I. Job description(s) for the position(s) that the plaintiff held.
- j. Documents showing the plaintiff's compensation and benefits. Those normally include retirement plan benefits, fringe benefits, employee benefit summary plan descriptions, and summaries of compensation.
- k. Agreements between the plaintiff and the defendant to waive jury trial rights or to arbitrate disputes.
- l. Documents concerning investigation(s) of any complaint(s) about the plaintiff or made by the plaintiff, if relevant to the plaintiff's factual allegations or claims at issue in this lawsuit and not otherwise privileged.
- m. Documents in the possession of the defendant and/or the defendant's agent(s) concerning claims for unemployment benefits unless production is prohibited by applicable law.
- n. Any other document(s) upon which the defendant relies to support the defenses, affirmative defenses, and counterclaims, including any other document(s) describing the reasons for the adverse action.

(3) Information that Defendant must produce to Plaintiff.

- a. Identify the plaintiff's supervisor(s) and/or manager(s).
- b. Identify person(s) presently known to the defendant who were involved in making the decision to take the adverse action.
- c. Identify persons the defendant believes to have knowledge of the facts concerning the claims or defenses at issue in this lawsuit, and a brief description of that knowledge.
- d. State whether the plaintiff has applied for disability benefits and/or social security disability benefits after the adverse action. State whether the defendant has provided information to any third party concerning the application(s). Identify any documents concerning any such application or any such information provided to a third party.

MODEL PROTECTIVE ORDER

IT IS HEREBY ORDERED by the Court that the following restrictions and procedures shall apply to certain information, documents and excerpts from documents supplied by the parties to each other in response to discovery requests:

1. Counsel for any party may designate any document, information contained in a document, information revealed in an interrogatory response or information revealed during a deposition as confidential if counsel determines, in good faith, that such designation is necessary to protect the interests of the client. Information and documents designated by a party as confidential will be stamped “CONFIDENTIAL.” “Confidential” information or documents may be referred to collectively as “confidential information.”

2. Unless ordered by the Court, or otherwise provided for herein, the Confidential Information disclosed will be held and used by the person receiving such information solely for use in connection with the above-captioned action.

3. In the event a party challenges another party’s confidential designation, counsel shall make a good faith effort to resolve the dispute, and in the absence of a resolution, the challenging party may thereafter seek resolution by the Court. Nothing in this Protective Order constitutes an admission by any party that Confidential Information disclosed in this case is relevant or admissible. Each party specifically reserves the right to object to the use or admissibility of all Confidential Information disclosed, in accordance with applicable law and Court rules.

4. Information or documents designated as “confidential” shall not be disclosed to any person, except:
 - a. The requesting party and counsel, including in-house counsel;
 - b. Employees of such counsel assigned to and necessary to assist in the litigation;
 - c. Consultants or experts assisting in the prosecution or defense of the matter, to the extent deemed necessary by counsel;

- d. Any person from whom testimony is taken or is to be taken in these actions, except that such a person may only be shown that Confidential Information during and in preparation for his/her testimony and may not retain the Confidential Information; and
 - e. The Court (including any clerk, stenographer, or other person having access to any Confidential Information by virtue of his or her position with the Court) or the jury at trial or as exhibits to motions.
5. Prior to disclosing or displaying the Confidential Information to any person, counsel shall:
- a. inform the person of the confidential nature of the information or documents; and
 - b. inform the person that this Court has enjoined the use of the information or documents by him/her for any purpose other than this litigation and has enjoined the disclosure of that information or documents to any other person.
6. The Confidential Information may be displayed to and discussed with the persons identified in Paragraphs 4(c) and (d) only on the condition that prior to any such display or discussion, each such person shall be asked to sign an agreement to be bound by this Order in the form attached hereto as Exhibit A. In the event such person refuses to sign an agreement in the form attached as Exhibit A, the party desiring to disclose the Confidential Information may seek appropriate relief from the Court.
7. The disclosure of a document or information without designating it as “confidential” shall not constitute a waiver of the right to designate such document or information as Confidential Information provided that the material is designated pursuant to the procedures set forth herein no later than that latter of fourteen (14) days after the close of discovery or fourteen (14) days after the document or information’s production. If so designated, the document or information shall thenceforth be treated as Confidential Information subject to all the terms of this Stipulation and Order.

8. All information subject to confidential treatment in accordance with the terms of this Stipulation and Order that is filed with the Court, and any pleadings, motions or other papers filed with the Court disclosing any Confidential Information, shall be filed under seal to the extent permitted by law (including without limitation any applicable rules of court) and kept under seal until further order of the Court. To the extent the Court requires any further act by the parties as a precondition to the filing of documents under seal (beyond the submission of this Stipulation and Order Regarding Confidential Information), it shall be the obligation of the producing party of the documents to be filed with the Court to satisfy any such precondition. Where possible, only confidential portions of filings with the Court shall be filed under seal.

9. At the conclusion of litigation, the Confidential Information and any copies thereof shall be promptly (and in no event later than thirty (30) days after entry of final judgment no longer subject to further appeal) returned to the producing party or certified as destroyed, except that the parties' counsel shall be permitted to retain their working files on the condition that those files will remain confidential.

The foregoing is entirely without prejudice to the right of any party to apply to the Court for any further Protective Order relating to confidential information; or to object to the production of documents or information; or to apply to the Court for an order compelling production of documents or information; or for modification of this Order. This Order may be enforced by either party and any violation may result in the imposition of sanctions by the Court.

EXHIBIT A

I have been informed by counsel that certain documents or information to be disclosed to me in connection with the matter entitled _____ have been designated as confidential. I have been informed that any such documents or information labeled “CONFIDENTIAL – PRODUCED PURSUANT TO PROTECTIVE ORDER” are confidential by Order of the Court.

I hereby agree that I will not disclose any information contained in such documents to any other person. I further agree not to use any such information for any purpose other than this litigation.

_____ DATED:

Signed in the presence of:

(Attorney)

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

2012 JUN 1 PM 1 45

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

Administrative General Order 2012-03

**GENERAL ORDER ALLOWING
PERSONAL DATA DEVICES FOR
EMPANELED JURORS**

ORDER

For all cases in the Federal District Court for the District of Wyoming, the Court has determined that it is appropriate to allow empaneled jurors to have access to their personal data devices during jury service, subject to the following restrictions.

IT IS ORDERED that all empaneled jurors shall be permitted to bring their personal data devices, including cell phones, notebooks, laptops, electronic readers and other portable devices into the courthouse and the petit jury room. Jurors will not be allowed to bring their personal data devices into the Courtroom. No personal data devices are allowed in the jury room during deliberations. When jury deliberations commence, all jurors will be required to relinquish their personal data devices to the Bailiff or to secure these devices in the storage lock boxes.

This General Order shall apply only to empaneled jurors, not to prospective jurors.

Dated this 1 day of June, 2012.


Nancy D. Freudenthal
Chief United States District Judge

U.S. DISTRICT COURT
DISTRICT OF WYOMING

2012 JUN 22 PM 3 20

IN THE UNITED STATES DISTRICT COURT
STEPHEN J. HARRIS, CLERK
CHEYENNE
FOR THE DISTRICT OF WYOMING

Administrative General Order 2012-04

**GENERAL ORDER REGARDING
DISCOVERY MOTIONS IN ALL
CIVIL CASES BEFORE KELLY H.
RANKIN, CHIEF MAGISTRATE
JUDGE**

ORDER

In an effort to avoid potentially unnecessary discovery disputes, parties in all cases assigned or referred to the Honorable Kelly H. Rankin shall follow the following procedure prior to submitting any written motion for discovery.

First, most discovery disputes, especially those dealing with (1) scheduling or calendaring issues; (2) the number, length, or form of oral or written questions; (3) the responsiveness of answers to oral or written questions; and (4) the mechanics of document production, including protective orders and the proper method of raising claims of privilege, should be resolved by counsel without court intervention. Therefore, parties are to strictly comply with Local Rule 7.1(b)(1)(A) and shall confer orally in person or by telephone regarding any discovery dispute. In the event that the parties cannot settle the discovery dispute on their own, then counsel shall jointly contact chambers for approval prior to filing any written discovery motion. The Court will attempt to resolve as many disputes as possible in this informal manner. If the Court determines that the issue requires the formal filing of a motion and briefing, the Court will permit the parties to file a written motion. No

written motions on discovery disputes will be considered unless this process is followed.

Dated this 22nd day of June, 2012.

A handwritten signature in black ink, appearing to read "Kelly H. Rankin", written over a horizontal line.

Kelly H. Rankin
Chief United States Magistrate Judge

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

2012 MAY 7 PM 3 06

IN THE UNITED STATES DISTRICT COURT
STEPHAN W. MOIS, CLERK
CHEYENNE
FOR THE DISTRICT OF WYOMING

Administrative General Order 2012-01

**GENERAL ORDER DIRECTED TO
APPOINTED CJA PANEL
ATTORNEYS REPRESENTING
CRIMINAL DEFENDANTS IN THE
DISTRICT OF WYOMING**

ORDER

For all appointed CJA panel attorneys representing criminal defendants pursuant to the Criminal Justice Act of 1964 before all judges in the District of Wyoming, the following rules shall apply:

1. Attorney Fees: For all non-capital felony cases that **do not** require case budgeting, immediately upon anticipating that attorneys fees will exceed the current attorney case compensation maximum, currently \$9,700.00, appointed CJA counsel shall file an ex parte notice with documentation and explanation that this amount is expected to be exceeded.

2. Costs and Services: For all cases that **do not** require case budgeting, immediately upon anticipating that costs, such as copy, fax, phone, research and postage, will exceed \$300.00, counsel shall file an ex parte notice with documentation and explanation that this amount is expected to be exceeded. Similarly, immediately upon anticipating that services, such as investigative or

interpretive services, will exceed \$800.00, counsel shall seek the required court approval, providing documentation and explanation for why this amount is expected to be exceeded.

3. Capital and Non-Capital Mega-Cases: For all capital cases and all cases where counsel anticipates total expenditures will exceed \$30,000.00 for appointed counsel and for services other than counsel on behalf of an individual CJA defendant, the Court will require case budgeting. Counsel shall submit a proposed initial litigation budget for court approval, subject to modification in light of developments that emerge as the case proceeds. All case budgets shall be submitted ex parte and sealed. Recognizing that investigative, expert or other services may be required before counsel has an opportunity to submit a case budget, or the court to approve it, the court will act upon requests for services where prompt authorization is necessary for adequate representation. It is expected that counsel will use cost saving measures, such as paralegal time and investigator time where appropriate. Counsel should contact John Lang, 307-433-2130 or go to www.uscourts.gov/FormsAndFees/Forms/CourtFormsByCategory.aspx, under CJA Forms and Instructions, for assistance in developing and submitting a proposed initial litigation budget for the Court's approval.

4. Neither the ex parte notice nor case budgeting shall affect the obligation of attorneys to comply with CJA voucher requirements, nor does it guarantee payment of CJA vouchers. Failure

to follow this Order may result in a notice from the Court of non-payment of CJA vouchers for attorneys fees, costs and/or services pursuant to the District of Wyoming's Criminal Justice Act Plan.

Dated this 7 day of May, 2012.



Nancy D. Freudenthal
Chief United States District Judge

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

2012 MAY 7 PM 4 37

IN THE UNITED STATES DISTRICT COURT
STEPHEN HARRIS, CLERK
CHEYENNE
FOR THE DISTRICT OF WYOMING

Administrative General Order 2012-02

**GENERAL ORDER CREATING THE
DISTRICT DETENTION
COMMITTEE (DDC)**

ORDER

This matter is before the Court based on the need for a District Detention Committee to address remote detention issues.

IT IS HEREBY ORDERED that a District Detention Committee (DDC) is created.

The Committee shall be composed of the following members:

1. The Honorable Alan B. Johnson;
2. The United States Marshal for the District of Wyoming or his designee;
3. The Chief Probation Officer or her designee;
4. The Federal Public Defender for the District of Wyoming or his designee;
5. Terry Harris, representing the Criminal Justice Act panel attorneys;
6. John Lang, representing the Clerk's Office.

The Committee shall meet to assess, prepare for, and respond to current and future remote detention issues. The Committee should consider local efforts to reduce the costs associated with remote detention of pretrial defendants.

Dated this 7 day of May, 2012.



Nancy D. Freudenthal
Chief United States District Judge

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

DEC 20 2011
4:03 PM
Stephan Harris, Clerk
Cheyenne

Administrative General Order 2011-08

**GENERAL ORDER REGARDING
DISCOVERY MOTIONS IN ALL
CIVIL CASES BEFORE NANCY D.
FREUDENTHAL, CHIEF DISTRICT
JUDGE**

ORDER

Until the appointment of a Chief Magistrate Judge for the District of Wyoming, effective December 19, 2011, non-dispositive civil matters will be handled by the district court judge assigned to the case. In an effort to avoid potentially unnecessary discovery disputes, parties in all cases assigned to the Honorable Nancy D. Freudenthal shall follow the following procedure prior to submitting any written motion for discovery.

First, most discovery disputes, especially those dealing with (1) scheduling or calendaring issues; (2) the number, length, or form of oral or written questions; (3) the responsiveness of answers to oral or written questions; and (4) the mechanics of document production, including protective orders and the proper method of raising claims of privilege, should be resolved by counsel without court intervention. Therefore, parties are to strictly comply with Local Rule 7.1(b)(1)(A) and shall confer orally in person or by telephone regarding any discovery dispute. In the event that the parties cannot settle the discovery dispute on their own, then counsel shall jointly contact chambers for approval prior to filing any written discovery motion. The Court will attempt to resolve as many

disputes as possible in this informal manner. If the Court determines that the issue requires the formal filing of a motion and briefing, the Court will permit the parties to file a written motion. No written motions on discovery disputes will be considered unless this process is followed.

Dated this 20 day of December, 2011.



Nancy D. Freudenthal
Chief United States District Judge

SEP 06 2011

Stephan Harris, Clerk
Cheyenne

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF WYOMING

Administrative General Order 2011-05

**ORDER TO INCLUDE ADDITIONAL FINES IN COLLATERAL FINE
SCHEDULE FOR THE BUREAU OF RECLAMATION**

It appearing to the Court that it is necessary to include additional collateral forfeiture/appearance bond fee schedules for the Bureau of Reclamation, and being fully advised in the premises, it is

ORDERED that the attached list comprises those statutes and regulations that shall be enforced by the Bureau of Reclamation. Included herein is the applicable collateral forfeiture/appearance bond fee schedule for each offense listed, which shall be understood that if not governed by this schedule, the decision whether to (1) take an accused violator into custody; (2) allow him/her to forfeit collateral; or (3) to merely issue a warning shall be within the sound discretion of the law enforcement personnel. In addition, should a violator appear before a United States Magistrate Judge, said Magistrate Judge may impose a fine or imprisonment or both, up to the statutory maximum without regard to this schedule.

Three types of offenses are listed throughout this schedule and the procedures which follow shall govern each:

(1) Mandatory Appearance Where Bail is Required:

Some of the offenses contained herein have been deemed by the United States District Court to require that an accused violator be detained and brought before an available United States Magistrate Judge. In the event a Magistrate Judge is not immediately available, and in the interest

of preventing undue detention, an amount of bail has been established, which the accused violator may tender to the person authorized to accept bail for the Magistrate Judge. This bail is intended to insure the appearance of the violator at the time and place noted on the violation notice and is not forfeitable. If the violator is unable to make the required bail, he/she shall be placed in proper custody, and he/she shall remain in such custody until he/she makes bail or is released by the Magistrate Judge.

Throughout the schedule these offenses are denoted by a required appearance and bail amount has been set. In each case where so indicated, the above procedure shall be followed.

(2) Mandatory Appearance Where No Bail Is Required:

In all cases where a mandatory appearance is required but no bail amount has been set, the violator may be allowed to go free, but he/she must be advised to appear on the date indicated on the violation notice, and under no circumstances may he/she forfeit collateral.

(3) Offenses Where Collateral May Be Forfeited:

In those instances where a collateral amount has been set and no mandatory appearance is required, the accused may be allowed to plead guilty without an appearance before the Magistrate Judge and forfeit the collateral amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the United States Mail in the presence of said officer.

IT IS FURTHER ORDERED that in the event an offense occurs to which no reference has been made in this Schedule, the law enforcement agency involved shall immediately contact the United States Attorney's Office in Cheyenne, Wyoming, at (307) 772-2124 or the United States Attorney's Office in Casper, Wyoming, at (307) 261-5434, or the United States Attorney's Office in Lander, Wyoming, at (307) 332-8195, for advice and consultation.

DATED this 2 day of September 2011.



CHIEF JUDGE
UNITED STATES DISTRICT COURT

FINE SCHEDULE
UNITED STATES DEPARTMENT OF THE INTERIOR
BUREAU OF RECLAMATION

Statute (43 CFR Parts 423 and 429) <i>(Penalty Section: 43 CFR 423.71 – fine pursuant to 18 U.S.C. § 3571 (up to \$500.00) and/or can be imprisoned for not more than 6 months - Class B Misdemeanors)</i>	Fine Schedule
Interference with Agency Functions and Disorderly Conduct	
423.22(a) Threaten, resist, intimidate, interfere with a Government Employee	\$500
423.22(b) Violate lawful order	\$250
423.22(c) False Report/ False Information	Mandatory Appearance or \$125
423.22(d) Interfering, impeding, disrupting authorized users	\$250
423.22(e) Disorderly conduct	\$250
Abandonment and Impoundment of persona Property	
423.23(a) Abandoned Property - must not abandon personal property of any kind in or on facilities, lands, or water bodies	\$150
423.23(b) Unattended Property - cannot store or leave unattended personal property of any kind	\$100
Trespassing	

423.24 No trespassing on facilities, lands, and/or water bodies	\$250
Vandalism, Tampering and Theft	
423.25(a) Tampering or attempting to tamper with, move, manipulate, operate, adjust, or set in motion property not under lawful control or possession, including but not limited to, vehicles, equipment, controls, recreational facilities and devices	\$250
423.25(b) Vandalism/Theft - must not destroy, injure, deface, damage, or unlawfully remove property not under subject's lawful control or possession	Mandatory Appearance or \$110
423.25(c) Throwing items on/into facilities - must not drop, place, throw, or roll rocks or other items inside, into, down, or from, dams, spillways, dikes, or other structures and facilities	\$200
Public Events and Gatherings	
423.26 Public Meetings/ Assemblies - must not conduct public assemblies, meetings, gatherings, demonstrations, parades, and other events without a permit	\$250
Advertising and Public Solicitation	
423.27 Advertising/Soliciting - must not engage in advertising or solicitation on Reclamation facilities, lands or water bodies except as allowed on valid contract	\$75
Memorials	

<p>423.28 Memorials - must not bury, deposit, or scatter human or animal remains, or place memorials, markers, vases, or plaques on Reclamation facilities, lands, or water bodies</p>	<p>Mandatory Appearance or \$250</p>
<p>Natural and Cultural Resources</p>	
<p>423.29(a) Damage or Remove Government Property - must not destroy, injure, deface, remove, search for, disturb or alter natural resources or cultural resources including abandoned buildings or structures, on or in Reclamation facilities, lands, or water bodies</p>	<p>Mandatory Appearance or \$250</p>
<p>423.29(b) Introducing Species - must not introduce wildlife, fish, or plants, including their reproductive bodies, into Reclamation lands and water bodies</p>	<p>Mandatory Appearance or \$500</p>
<p>423.29(c) Damage/Disturb Natural Features - must not drop, place, throw, or roll rocks or other items inside, into, at, or down, caves, caverns, valleys, canyons, mountainsides, thermal features, or other natural formations</p>	<p>\$250</p>
<p>423.29(d) Damaging/Removing Live Trees or Parts - must not damage or remove any live tree or part thereof</p>	<p>\$250</p>
<p>423.29(e) Walking/Climbing on Cultural Resources - must not walk on, climb, enter, ascend, descend, or traverse cultural resources on Reclamation lands, including monuments or statutes</p>	<p>\$250</p>
<p>423.29(f) Unauthorized use of a Metal Detector - must not possess a metal detector or other geophysical discovery device, or use a metal detector or other geophysical discovery techniques to locate or recover subsurface objects or features</p>	<p>\$110</p>
<p>Weapons, Firearms, Explosives, and Fireworks</p>	

423.30(a)(1) Possessing Weapon at a Facility - must not have a weapon in possession when at or in a Reclamation facility	\$300
423.30(a)(2) Weapon Use Not Compliant with Special Use Area Regulations - must comply with any prohibitions or regulations applicable to weapons in a special use area	\$150
423.30(b) Illegal Discharge of a weapon - must not discharge or shoot a weapon unless authorized	\$200
423.30(c) Explosives - must not use or possess explosives, or fireworks or pyrotechnics of any typed unless authorized	Mandatory Appearance for Fire Suppression \$200 for Possession
Fires and Flammable Materials	
423.31(a) Unattended Fire - must not leave a fire unattended, and it must be completely extinguished before departure	Mandatory Appearance for Fire Suppression or \$200
423.31(b) Improper Disposal of Burning Material - must not improperly dispose of lighted smoking materials, including cigarettes, cigars, pipes, matches, or other burning material	\$150
423.31(c) Burning Toxic Materials - must not burn materials that produce toxic fumes, including, but not limited to, tires, plastic, flotation materials, or treated wood products	\$250
423.31(d) Improper Transportation of Fuel - must not transport gasoline and other fuels in containers not designed for that purpose	\$50

423.31(e) Noncompliance with Applicable Fire Regulations - must comply with all applicable Federal, state, and local fire orders, restrictions, or permit requirements	\$300
Hunting, Fishing and Trapping	
423.32(a)(1) Hunting/Fishing/Trapping in a Closed Area - subject to restrictions of § 423.30 in specific areas	\$100
423.32(b) Noncompliance with Area Restrictions - must comply with any additional restrictions	\$100
Camping	
423.33(a) Camping Regulations in Special Use Area - must comply with any restrictions, conditions, limitations, or prohibitions on camping	\$100 plus fee
423.33(b) Exceeding 14 Day Limit - must not camp on Reclamation lands at any single Reclamation project for more than 14 days during any period of 30 consecutive days	\$100
423.33(c) Improper Campsite Reservation - must not attempt to reserve a campsite for future use by placing equipment or other items on the campsite, or by personal appearance	\$75
423.33(d) Leaving Camping Equipment - must not camp on or place any equipment at a campsite that is posted or otherwise marked as “reserved” or “closed	\$75
423.33(e) Digging at Campsite – must not dig in or level any ground, or erect any structure other than a tent	\$75

Sanitation	
423.34 (a) Improper Disposal of Refuse - must not bring or improperly dispose of refuse on Reclamation facilities, lands, and water bodies	\$250
423.34(b) Littering Campsite - campers, picnickers, and all other persons using Reclamation lands must keep their sites free of trash and litter during the period of occupancy and must remove all personal equipment and clean the site before departure	\$200
423.34(c) Improper Latrine Location - must not construct a latrine within 200 yards of any Reclamation water body, or within 200 yards of the high water mark of any reservoir	\$150
Animals	
423.35(a) Pets in Public Buildings, Public Vehicles or Sanitary Facilities - must not bring pets or other animals into public buildings, public transportation vehicles, or sanitary facilities. Does not apply to properly trained animals assisting person with disabilities	\$50
423.35(b) Abandoning/Harassing/Endangering or Unauthorized Collecting Animals - must not abandon any animal on Reclamation facilities, lands or water bodies, or harass, endanger, or attempt to collect any animal except game you are attempting to take in the course of authorized hunting, fishing, or trapping	\$250
423.35(d)(1) Prohibited Wild or Exotic Animal - following animals are prohibited and are subject to removal: captive wild or exotic animals including but not limited to cougars, lions, bears, bobcats, wolves, and snakes	\$500

423.35(d)(2) Prohibited Vicious Threatening Pet/Animal - following animals are prohibited and are subject to removal: any pets or animals displaying vicious or aggressive behavior or posing a threat to public safety or deemed a public nuisance	\$100
Swimming	
423.36(a)(1) Swimming/Diving/Rafting/ Jumping within 300 Yards of Dam Works - may not swim, wade, snorkel, scuba dive, raft, or tube within 300 yards of dams, power plants, spillways, stilling basins, gates, intake structures and outlet works	\$250
423.36(a)(2) no swimming, diving, rafting, or jumping within in 100 yards of buoys or barriers	\$250
423.36(a)(3) No swimming, diving, rafting, or jumping in canals, laterals, siphons, or tunnels	\$250
423.36 (a)(4) No swimming, diving, rafting or jumping at public docks, launch sites and designated mooring areas	\$100
423.36(b) Failure to display diving flag while engaged in underwater activities	\$100
423.36(c) No diving, jumping, or swinging from dams, spillways, bridges, cables, towers, or other structures	\$250
Winter Activities	
423.37(a) No towing persons on skis, sleds, or other sliding devices with a motor vehicle or snowmobile unless otherwise authorized	\$50
423.37(b) No ice skating, ice fishing, or ice sailing within 300 yards of dams, power plants, pumping plants, spillways, stilling basins, gates, intake structures or outlet works	\$250
Operating Vessels on Reclamation Waters	

<p>423.38(a) Must comply with Federal, state, and local laws applicable to the operation of a vessel or other water craft on Reclamation waters</p>	<p>\$100</p>
<p>423.38(b) Must not operate a vessel in an area closed to the public</p>	<p>\$500</p>
<p>423.38(c) Must observe restrictions established by signs, buoys, and other regulator markers</p>	<p>\$100</p>
<p>423.38(d) Must not operate a vessel, or knowingly allow another person to operate a vessel, in a reckless or negligent manner, or a manner that endangers or is likely to endanger a person, property, natural resource, or cultural resource</p>	<p>\$250</p>
<p>423.38(e) Must not operate a vessel when impaired or intoxicated</p>	<p>\$250</p>
<p>423.38(f) Must not occupy a vessel overnight unless otherwise authorized</p>	<p>\$100</p>
<p>423.38(g) Must not use a vessel as a place of habitation or residence</p>	<p>\$200</p>
<p>423.38(h) Must not place or operate a vessel on a Reclamation water body for a fee or profit unless otherwise authorized</p>	<p>\$250</p>
<p>423.38(i) Must remove vessels from Reclamation lands and waters when not in actual use for a period of more than 24 hours, unless securely moored or stored at special use areas</p>	<p>\$75</p>
<p>423.38(j) Must not attached or anchor a vessel to structures such as locks, dams, regulatory or navigational buoys, or other structures not designed for such purposes</p>	<p>\$250</p>

<p>423.38(k) Must display an international diver down, or inland diving flag in accordance with State and US Coast Guard guidelines when operating a vessel involved in any underwater activities</p>	<p>\$100</p>
<p>423.38(l) May engage in towing activities, including but not limited to waterskiing and tubing, only during daylight hours</p>	<p>\$75</p>
<p>Standards for Vessels</p>	
<p>423.39(a)(1) All vessels on Reclamation waters must be constructed and maintained in compliance with the standards and requirements of 46 United States Code and applicable state and local laws</p>	<p>\$100</p>
<p>423.39(a)(2) All vessels on Reclamation waters must have safety equipment, including personal flotation devices, on board in compliance with US Coast Guard requirements and applicable state and local boating safety laws</p>	<p>\$100</p>
<p>423.39(a)(3) All vessels on Reclamation waters, if motorized, must have and utilize a proper and effective exhaust muffler</p>	<p>\$100</p>
<p>Vehicles</p>	
<p>423.40(a) Must comply with applicable Federal, state and local laws and with posted restrictions and regulations. It is prohibited to operate any vehicle through, around, or beyond a restrictive sign</p>	<p>\$150</p>
<p>423.40(b) Must not park a vehicle in violation of posted restrictions and regulations, or in a manner that would obstruct or impede normal or emergency traffic movement or the parking of other vehicles, create a safety hazard, or endanger any person, property, or natural feature</p>	<p>\$50</p>

<p>423.40(c) Must not operate any vehicle, or allow another person to operate a vehicle in your control, in a careless, negligent or reckless manner that would endanger any person, property, natural resource or cultural resource</p>	<p>Careless Driving: \$250 if no injury or damage Mandatory Appearance if injury or damage</p> <p>Reckless Driving: \$500 if no injury or damage Mandatory Appearance if injury or damage</p>
<p>423.40(d) Regulations governing off-road vehicles use in 43 CFR part 420 apply</p>	<p>\$200</p>
<p>Aircraft</p>	
<p>423.41(a) Must comply with any applicable Federal, State, and local laws and with any additional requirements or restrictions established by an authorized official in special use areas</p>	<p>\$250</p>
<p>423.41(b) Must not operate any aircraft while on or able Reclamation facilities, lands, and water bodies in a careless, negligent, or reckless manner so as to endanger any person, property, or natural feature</p>	<p>\$500 or Mandatory Appearance</p>
<p>423.41(d) Must not use non-standard boarding and loading procedures to deliver or retrieve people, material, or equipment by parachute, balloon, helicopter, or other aircraft</p>	<p>\$250</p>
<p>423.41(e) Must comply with all applicable US Coast Guard rules when operating a seaplane on Reclamation water bodies</p>	<p>\$250</p>

423.41(f) Must securely moor any seaplane remaining on Reclamation water bodies in excess of 24 hours at mooring facilities and designated locations	\$100
423.41 (g) Must not operate model aircraft except as allowed in special use areas	\$75
Gambling	
423.42 Commercial gambling in any form , or the operation of gambling devices, is prohibited on Reclamation facilities, lands, and water bodies	\$100
Alcoholic Beverages	
423.43 Must not possess or consume alcoholic beverages in violation fo Federal, State or local laws	\$100
Controlled Substances	
423.44 Must not possess, consume, deliver, or be under the influence of controlled substances	\$250 or Mandatory Appearance

WYOMING FEDERAL DISTRICT COURT GENERAL ORDER REGISTERED
WIRELESS COMMUNICATION DEVICES

Administrative General Order 2011-04

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING
JUL 21 2011

Whereas, the Court recognizes that the use of Wireless Communication Devices has become a necessary part of the legal practice presentation. To that extent the Court believes a general order is necessary to define how and when Wireless Communication Devices can be utilized to avoid disruption and/or distraction from court proceedings and business, while allowing their effective use by counsel. Accordingly, it is hereby ORDERED as follows:

1. Devices covered: for purposes of this order “Wireless Communication Devices” are those electronic devices that are capable of wirelessly transmitting voice and/or data including, but not limited to mobile phones, cellular communication devices and personal digital assistants (PDAs) and/or computers.
2. This General Order acknowledges and reaffirms the Court’s policy as set forth under Local Rule 83.4.1, which strictly prohibits in any courtroom the operation of any audio or video recording device to record or photograph court proceedings, absent express authorization by the presiding judge.
3. This General Order is not applicable to employees of the Wyoming Federal District Court, including the Clerk of Court, Judicial staff and court reporters, Probation Office employees, Bankruptcy Court employees, Court Security Officers and the U.S. Marshal’s Office.
4. Except as provided in this General Order, no person may use or possess a Wireless Communication Device in any courtroom or any premises under the direct control of the Court. With limited exception this applies to the entire Ewing T. Kerr Courthouse in Casper, Clifford P. Hansen Courthouse in Jackson, Yellowstone Justice Center, Mammoth, second floor of the Joseph C. O’Mahoney Federal Courthouse in Cheyenne and any other spaces that from time to time may be utilized and controlled by Federal District Court of Wyoming for official Court business.
5. Unless otherwise ordered by the presiding judge, attorneys who are admitted to practice before this Court are allowed to possess and bring into court buildings Wireless Communication Devices subject to the following limitations and requirements, necessary to avoid disruption and/or distraction:
 - a. Wireless Communication Devices **shall be turned off (vibrating is not off)** unless in designated use spaces. So long as done in a non-disruptive manner, attorneys of record may use laptop computers that can access the internet at counsel tables, provided that the rules prohibiting photography, recording and broadcasting court proceedings are not violated and all audio sounds are muted.

Attorneys of record may use cell phones, PDAs and Wireless Communication Devices (other than laptop computers that can access the internet) at counsel table **only** with the express permission of the presiding judge. **Audio and/or video communications with a third party outside the courtroom are strictly prohibited.**

- b. Those designated use spaces are identified on the attached map for the applicable courthouses.
- c. No witness, juror, client, party or member of the general public shall be allowed to possess or use any Wireless Communication Device.
6. Copies of this General Order shall be made available by the Clerk of Court to persons entering court facilities and this General Order shall be conspicuously posted at main courthouse entrances. Any person who brings a Wireless Communication Device into a court building shall be deemed to have consented to the terms and conditions of, and to be subject to, this General Order.
7. Any attorney violating this General Order may be subject to discipline under Local Rule 83.12.1.
8. A violation of this General Order, including without limitation, unauthorized possession of a Wireless Communication Device, use of a Wireless Communication Device in an unauthorized space, possession of a Wireless Communication Device in an audible mode, and failing to turn OFF (vibrate mode is not OFF) a Wireless Communication Devices when required, MAY result in the immediate removal of the person in violation of this General Order. Upon Order of the Court, any United States Marshal or Deputy Marshal is authorized to confiscate, seize and inspect Wireless Communication Devices used or suspected of being used in violation of this General Order, or remove the person suspected to be in violation of this General Order. Seized Wireless Communication Devices may not be returned until the conclusion of proceedings or as otherwise directed by the presiding judge.
9. A violation of this General Order may be punished by criminal contempt of court, giving due consideration to the nature of the violation and any history of similar or past violations. A violation that disrupts a judicial proceeding may be punished by direct summary contempt proceedings.
10. Repeated violations by counsel may result in sanctions as well as the loss of privilege to possess a Wireless Communication Device in any courtroom or any premises under the direct control of the Court.

Dated this 21 day of July, 2011.


NANCY FREUDENTHAL
Chief Judge

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING
JUN 29 2011

IN THE UNITED STATES DISTRICT COURT

Stephan Harris, Clerk
Cheyenne

FOR THE DISTRICT OF WYOMING

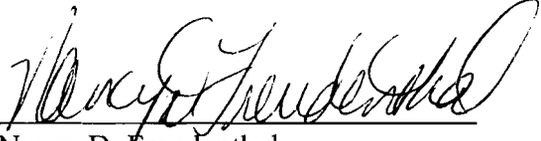
Administrative General Order 2011-03

**ORDER ESTABLISHING MANDATORY AND STANDARD CONDITIONS OF
SUPERVISED RELEASE AND PROBATION**

The Court establishes the attached conditions as the mandatory and standard conditions of supervised release and probation.

Dated at Cheyenne, Wyoming, this 29 day of June, 2011.

BY THE COURT:



Nancy D. Freudenthal
Chief U.S. District Court Judge

MANDATORY CONDITIONS OF SUPERVISED RELEASE

While on supervised release, the defendant shall not commit another federal, state or local crime.

While on supervised release, the defendant shall not illegally possess a controlled substance. Revocation of supervised release is mandatory for possession of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the U.S. Probation Officer.

Pursuant to Public Law 108-405, Revised DNA Collection Requirements Under the Justice for All Act of 2004, the defendant shall submit to DNA collection while incarcerated in the Bureau of Prisons, or at the direction of the U.S. Probation Office.

While on supervised release, the defendant shall not use or possess a firearm, ammunition, dangerous weapons or destructive device. Supervised release shall be revoked for possession of a firearm.

The defendant shall make special assessment, fine and restitution payments as ordered by the Court and is required to notify the Court, through the Probation Office, of any material change in the defendant's economic circumstances that might affect the defendant's ability to meet these monetary obligations.

*While on supervised release, the defendant shall report the address where he will reside and any subsequent change of residence to the probation officer responsible for supervision, and shall register as a sex offender in any State where the defendant resides, is employed, carries a vocation, or is a student.

**While on supervised release, the defendant shall participate in an approved program for domestic violence.

* Sex offenders only

** For first-time domestic violence offenders only

MANDATORY CONDITIONS OF PROBATION

While on probation, the defendant shall not commit another federal, state or local crime.

While on probation, the defendant shall not illegally possess a controlled substance. Revocation of probation is mandatory for possession of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the U.S. Probation Officer.

Pursuant to Public Law 108-405, Revised DNA Collection Requirements Under the Justice for All Act of 2004, the defendant shall submit to DNA collection while incarcerated in the Bureau of Prisons, or at the direction of the U.S. Probation Office.

While on probation, the defendant shall not use or possess a firearm, ammunition, dangerous weapons or destructive device. Probation shall be revoked for possession of a firearm.

The defendant shall make special assessment, fine and restitution payments as ordered by the Court and is required to notify the Court, through the Probation Office, of any material change in the defendant's economic circumstances that might affect the defendant's ability to meet these monetary obligations.

*While on probation, the defendant shall report the address where he will reside and any subsequent change of residence to the probation officer responsible for supervision, and shall register as a sex offender in any State where the defendant resides, is employed, carries a vocation, or is a student.

**While on probation, the defendant shall participate in an approved program for domestic violence.

* Sex offenders only

** For first-time domestic violence offenders only

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the Court or probation officer;
 - 2) the defendant shall report to the probation officer as directed by the Court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
 - 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
 - 4) the defendant shall support his or her dependents and meet other family responsibilities;
 - 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training or other acceptable reasons;
 - 6) the defendant shall notify the probation officer at least 10 days prior to any change in residence or employment;
 - 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician;
 - 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
 - 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
 - 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
 - 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
 - 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the Court;
 - 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.
-

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

MAY - 7 2011

United States District Court
For The District of Wyoming

Stephan Harris, Clerk
Cheyenne

Administrative General Order 2011-02

In Re: Transcript Fee Rates

ADMINISTRATIVE ORDER

The Judicial Conference of the United States has amended the maximum fees for realtime services. The District of Wyoming hereby adopts the new rates as published in the District's Court Reporter Management Plan, Appendix A. The new Appendix A is attached to this order for reference.

Dated this 7th day of May, 2010.



William F. Downes
Chief, United States District Judge



ADMINISTRATIVE OFFICE OF THE
UNITED STATES COURTS

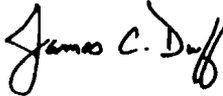
JAMES C. DUFF
Director

WASHINGTON, D.C. 20544

April 14, 2011

MEMORANDUM

To: Chief Judges, United States Courts
Circuit Executives
Federal Public/Community Defenders
District Court Executives
Clerks, United States Courts

From: James C. Duff 

RE: AMENDMENT TO MAXIMUM FEES FOR REALTIME SERVICES **(INFORMATION)**

At its March 2011 session, the Judicial Conference amended the maximum fees for realtime services. The amended fees are based on the number of realtime connections (feeds) provided by a certified realtime court reporter as follows:

- One feed, the ordering party pays \$3.05 per page;
- Two to four feeds, each party receiving a feed pays \$2.10 per page; or
- Five or more feeds, each party receiving a feed pays \$1.50 per page.

Under the new maximum fees for realtime services, all parties to the case who receive a realtime feed pay the same amount for the services that are received. If a court reporter provides two or more feeds to the same party to the case, the reporter may charge for each feed provided based on the total number of feeds ordered.

Each court may adopt a schedule of transcript fee rates subject to the maximum rates established by the Judicial Conference. Realtime services ordered prior to the date of a court's adoption of the new rates should be billed at the rates in effect at the time the realtime order was placed with the official court reporter. Court reporter contracts may be adjusted in accordance with the terms and conditions of the contract agreement. A revised Schedule of Maximum Rates is available at: http://jnet.ao.dcn/District/Court_Reporting/Transcript_Fees.html.

If you have any questions concerning the amended maximum fees for realtime services, please contact Robin Cole in the District Court Administration Division at 202-502-3289.

J-Net

Printer Friendly

[Back to Graphical Site](#)**Maximum Transcript Rates - All Parties Per Page****All Parties Per Page**

	Original	First Copy to Each Party	Each Add'l Copy to the Same Party
Ordinary Transcript (30 day) A transcript to be delivered within thirty (30) calendar days after receipt of an order.	\$3.65	\$.90	\$.60
14-Day Transcript A transcript to be delivered within fourteen (14) calendar days after receipt of an order.	\$4.25	\$.90	\$.60
Expedited Transcript (7 day) A transcript to be delivered within seven (7) calendar days after receipt of an order.	\$4.85	\$.90	\$.60
Daily Transcript A transcript to be delivered following adjournment and prior to the normal opening hour of the court on the following morning whether or not it actually is a court day.	\$6.05	\$1.20	\$.90
Hourly Transcript A transcript of proceedings ordered under unusual circumstances to be delivered within two (2) hours.	\$7.25	\$1.20	\$.90
Realtime Transcript A draft unedited transcript produced by a certified realtime reporter as a byproduct of realtime to be delivered electronically during proceedings or immediately following adjournment.	One feed, ¹ \$3.05 per page; two-to-four feeds, \$2.10 per page; five or more feeds, \$1.50 per page.		

¹ A realtime "feed" is the electronic data flow from the court reporter to the computer of each person or party ordering and receiving the realtime transcription in the courtroom.

[Back to Graphical Site](#)

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

APR 20 2011

IN THE UNITED STATES DISTRICT COURT Stephan Harris, Clerk
Cheyenne

FOR THE DISTRICT OF WYOMING

Administrative General Order 2011-01

**GENERAL ORDER REGARDING
ELECTRONIC FILING AND
SERVICE OF PLEADINGS IN CASES
BEFORE CLARENCE A. BRIMMER,
SENIOR DISTRICT JUDGE**

ORDER

The undersigned judge of this Court having found that the electronic filing and service of pleadings has proven to be sufficiently reliable and available to most parties, it is hereby

ORDERED that the Order entered May 25, 2006, requiring that, in all cases before the undersigned, counsel shall continue to file pleadings by paper filing and serve opposing counsel and the undersigned with a paper filing, is hereby RESCINDED; it is further

ORDERED that, in all cases assigned to the undersigned, both civil and criminal, pleadings and/or documents shall be filed and served in accordance with the local rules of this Court.

Dated this 20th day of April, 2011.


Clarence A. Brimmer
United States District Judge

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

MAY 25 2006

1:44 p.m.
Stephan Harris, Clerk
Cheyenne

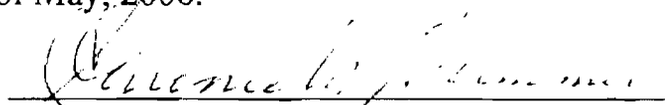
**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING**

ORDER

The undersigned judge of this Court doubts that electronic filing of pleadings will always be as certain as the U.S. Mail Service and the mailing thereof, and believes that proof of filing of pleadings may also be difficult in some cases; it therefore is

ORDERED that in all cases, both civil and criminal, assigned to the undersigned, counsel for any of the parties shall continue to file all pleadings by paper filing, and shall serve all opposing counsel and the undersigned with a paper filing by United States Mail; and that the Clerk of this Court shall file a copy of this Order in all cases assigned to the undersigned. Counsel in each case may, in addition and in their discretion, serve opposing counsel with electronic copies of all such pleadings. However, the proof of filing of such pleadings shall be by proof of the mailing of written paper copies.

DATED this 25th day of May, 2006.



**CLARENCE A. BRIMMER,
UNITED STATES DISTRICT JUDGE**

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF WYOMING

THIRD ORDER AMENDING COLLATERAL FINE SCHEDULE

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

JUL 22 2010

Stephan Harris, Clerk
Casper

It appearing to the Court that it is necessary to amend Collateral Fee Schedule by adopting the bond amounts of the State of Wyoming, Uniform Bail and Forfeiture Schedule, and the Court being fully advised in the premises, it is

ORDERED that the Collateral Fine Schedule, which is available at the United States District Court for the District of Wyoming, be and the same is hereby amended as follows:

Assimilated State Laws

Uniform Bail and forfeiture Schedule, Wyoming Rules of Criminal Procedure

Appendix to Rule 3.1, Wyo.R.Cr.P., 1A Traffic Offenses

In those instances when an accused violator wishes to plead guilty and he so indicates the same on the violation notice, he may forfeit collateral in the amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the U.S. mail in the presence of said officer.

This District adopts and incorporates the attached Exhibit A for traffic offenses occurring with the confines of F.E. Warren AFB, Wyoming. The purpose for this order is to add forfeiture fine amounts and processing fees not previously addressed between the State of Wyoming and those Wyoming traffic offenses as assimilated by F.E. Warren AFB.

DATED this 22nd day of July, 2010.



CHIEF JUDGE
UNITED STATES DISTRICT COURT

Amended Fine Schedule - FEW AFB WY

WSS	Offense	Fine	Processing Fee	Total Fine
31-4-101 (b)	Alteration or mutilation of license plates	\$30.00	\$25.00	\$55.00
31-5-1303	Child safety restraint system	\$30.00	\$25.00	\$55.00
	Child safety restraint system 2nd Offense	\$80.00	\$25.00	\$105.00
31-4-103 (a)or(b)	Compulsory auto insurance-1st offense	\$380.00	\$25.00	\$405.00
31-7-106 (a)	Driver's license Required	\$30.00	\$25.00	\$55.00
31-7-116	Driver's license (Carring and Displaying)	\$30.00	\$25.00	\$55.00
3-5-1102	Damage to unattended Vehicle	\$180.00	\$25.00	\$205.00
31-4-101(a) (i)	Expired temporary license permits as defined	\$30.00	\$25.00	\$55.00
31-4-101 (a) (ii)	Failure to display license plates as required	\$30.00	\$25.00	\$55.00
24-1-109	Failure to observe signs and closed markers	\$80.00	\$25.00	\$105.00
31-5-405	Flashing signals	\$30.00	\$25.00	\$55.00
31-5-210	Following too closely	\$30.00	\$25.00	\$55.00
31-5-910	Headlamps Required	\$30.00	\$25.00	\$55.00
31-5-507	Meeting or passing stopped school bus	\$180.00	\$25.00	\$205.00
31-5-115(0)	Motorcycle operation by minor without helmet	\$30.00	\$25.00	\$55.00
31-5-235	Open container by operator of vehicle	\$80.00	\$25.00	\$105.00
31-7-134(a)	Operating under suspended or revoked license (non DUI or reckless Driving)	\$380.00	\$25.00	\$405.00
31-5-1601(b)	Operation of off-road recreation vehicles on public roads/driver's license required	\$30.00	\$25.00	\$55.00
31-4-101 (a) (iii)	Operation of vehicle with altered, mutilated or obscured license plates	\$30.00	\$25.00	\$55.00
31-5-501	Parking Violations (All)	\$30.00	\$25.00	\$55.00
31-5-602	Pedestrian right-of-way in crosswalks	\$30.00	\$25.00	\$55.00
31-5-510	Railroad crossing signal and sight	\$30.00	\$25.00	\$55.00
31-5-224(a)	Right-of-way for emergency vehicles	\$30.00	\$25.00	\$55.00
31-5-1402 (a)	Seat Belt Passenger over 12 years old	\$10.00	\$25.00	\$35.00
31-5-1402 (a)	Seatbelts Driver	\$25.00	\$25.00	\$50.00
31-5-1402 (a)	Seatbelts Driver with passenger under 12 years old	\$25.00	\$25.00	\$50.00
31-5-301(a)	Speed too fast for conditions	\$30.00	\$25.00	\$55.00

31-5-511	Stop at railroad crossing	\$30.00	\$25.00	\$55.00
31-5-402	Stop lights-Obedience to traffic-control device	\$30.00	\$25.00	\$55.00
31-5-915	Stop Lights Required	\$30.00	\$25.00	\$55.00
31-5-222(b)	Stop sign	\$30.00	\$25.00	\$55.00
31-5-913	Taillights Required	\$30.00	\$25.00	\$55.00
31-5-214	Turning at intersection	\$30.00	\$25.00	\$55.00
31-5-217	Turning requires signals	\$30.00	\$25.00	\$55.00
31-5-509	Unattended Vehicle	\$30.00	\$25.00	\$55.00
31-5-970	Unsafe vehicles	\$80.00	\$25.00	\$105.00
31-4-101(a) (i)	Vehicle registration required	\$30.00	\$25.00	\$55.00
31-5-104	Willful refusal to obey officer	\$30.00	\$25.00	\$55.00
31-5-222 (c)	Yield sign	\$30.00	\$25.00	\$55.00
SPEEDING	15 MILE PER HOUR ZONE			
	Exceeding 15 mph in urban districts plus \$25.00 processing fee plus \$2.00 per mile over 15 mph			
(\$35.00 is primary fine)				
31-5-301 (b)	16	\$37.00	\$25.00	\$62.00
31-5-301 (b)	17	\$39.00	\$25.00	\$64.00
31-5-301 (b)	18	\$41.00	\$25.00	\$66.00
31-5-301 (b)	19	\$43.00	\$25.00	\$68.00
31-5-301 (b)	20	\$45.00	\$25.00	\$70.00
	(\$50.00 & \$25.00 processing fee plus \$4.00 per mile above 20 mph)			
31-5-301 (b)	21	\$54.00	\$25.00	\$79.00
31-5-301 (b)	22	\$58.00	\$25.00	\$83.00
31-5-301 (b)	23	\$62.00	\$25.00	\$87.00
31-5-301 (b)	24	\$66.00	\$25.00	\$91.00
31-5-301 (b)	25	\$70.00	\$25.00	\$95.00
31-5-301 (b)	26	\$74.00	\$25.00	\$99.00
31-5-301 (b)	27	\$78.00	\$25.00	\$103.00
31-5-301 (b)	28	\$82.00	\$25.00	\$107.00
31-5-301 (b)	29	\$86.00	\$25.00	\$111.00
31-5-301 (b)	30	\$90.00	\$25.00	\$115.00
31-5-301 (b)	31	\$94.00	\$25.00	\$119.00

31-5-301 (b)	32	\$98.00	\$25.00	\$123.00
31-5-301 (b)	33	\$102.00	\$25.00	\$127.00
SPEEDING	20 MILE PER HOUR ZONE			
(\$35.00 is primary fine)	Exceeding 20 mph in urban districts plus \$25.00 processing fee plus \$2.00 per mile over 20 mph			
31-5-301 (b)	21	\$37.00	\$25.00	\$62.00
31-5-301 (b)	22	\$39.00	\$25.00	\$64.00
31-5-301 (b)	23	\$41.00	\$25.00	\$66.00
31-5-301 (b)	24	\$43.00	\$25.00	\$68.00
31-5-301 (b)	25	\$45.00	\$25.00	\$70.00
	(\$50.00 & \$25.00 processing fee plus \$4.00 per mile above 25 mph)			
31-5-301 (b)	26	\$54.00	\$25.00	\$79.00
31-5-301 (b)	27	\$58.00	\$25.00	\$83.00
31-5-301 (b)	28	\$62.00	\$25.00	\$87.00
31-5-301 (b)	29	\$66.00	\$25.00	\$91.00
31-5-301 (b)	30	\$70.00	\$25.00	\$95.00
31-5-301 (b)	31	\$74.00	\$25.00	\$99.00
31-5-301 (b)	32	\$78.00	\$25.00	\$103.00
31-5-301 (b)	33	\$82.00	\$25.00	\$107.00
31-5-301 (b)	34	\$86.00	\$25.00	\$111.00
31-5-301 (b)	35	\$90.00	\$25.00	\$115.00
31-5-301 (b)	36	\$94.00	\$25.00	\$119.00
31-5-301 (b)	37	\$98.00	\$25.00	\$123.00
31-5-301 (b)	38	\$102.00	\$25.00	\$127.00
31-5-301 (b)	39	\$106.00	\$25.00	\$131.00
31-5-301 (b)	40	\$110.00	\$25.00	\$135.00
31-5-301 (b)	41	\$114.00	\$25.00	\$139.00
SPEEDING	25 MILE PER HOUR ZONE			
(\$35.00 is primary fine)	Exceeding 25 mph in urban districts plus \$25.00 processing fee plus \$2.00 per mile over 25 mph			
31-5-301 (b)	26	\$37.00	\$25.00	\$62.00
31-5-301 (b)	27	\$39.00	\$25.00	\$64.00

31-5-301 (b)	28	\$41.00	\$25.00	\$66.00
31-5-301 (b)	29	\$43.00	\$25.00	\$68.00
31-5-301 (b)	30	\$45.00	\$25.00	\$70.00
	(\$50.00 & \$25.00 processing fee plus \$4.00 per mile above 30 mph)			
31-5-301 (b)	31	\$54.00	\$25.00	\$79.00
31-5-301 (b)	32	\$58.00	\$25.00	\$83.00
31-5-301 (b)	33	\$62.00	\$25.00	\$87.00
31-5-301 (b)	34	\$66.00	\$25.00	\$91.00
31-5-301 (b)	35	\$70.00	\$25.00	\$95.00
31-5-301 (b)	36	\$74.00	\$25.00	\$99.00
31-5-301 (b)	37	\$78.00	\$25.00	\$103.00
31-5-301 (b)	38	\$82.00	\$25.00	\$107.00
31-5-301 (b)	39	\$86.00	\$25.00	\$111.00
31-5-301 (b)	40	\$90.00	\$25.00	\$115.00
31-5-301 (b)	41	\$94.00	\$25.00	\$119.00
31-5-301 (b)	42	\$98.00	\$25.00	\$123.00
31-5-301 (b)	43	\$102.00	\$25.00	\$127.00
31-5-301 (b)	44	\$106.00	\$25.00	\$131.00
31-5-301 (b)	45	\$110.00	\$25.00	\$135.00
31-5-301 (b)	46	\$114.00	\$25.00	\$139.00
SPEEDING	30 MILE PER HOUR ZONE			
(\$35.00 is primary fine)	Exceeding 30 mph in urban districts plus \$25.00 processing fee plus \$2.00 per mile over 30 mph			
31-5-301 (b)	31	\$37.00	\$25.00	\$62.00
31-5-301 (b)	32	\$39.00	\$25.00	\$64.00
31-5-301 (b)	33	\$41.00	\$25.00	\$66.00
31-5-301 (b)	34	\$43.00	\$25.00	\$68.00
31-5-301 (b)	35	\$45.00	\$25.00	\$70.00
	(\$50.00 & \$25.00 processing fee plus \$4.00 per mile above 35 mph)			
31-5-301 (b)	36	\$54.00	\$25.00	\$79.00
31-5-301 (b)	37	\$58.00	\$25.00	\$83.00

31-5-301 (b)	38	\$62.00	\$25.00	\$87.00
31-5-301 (b)	39	\$66.00	\$25.00	\$91.00
31-5-301 (b)	40	\$70.00	\$25.00	\$95.00
31-5-301 (b)	41	\$74.00	\$25.00	\$99.00
31-5-301 (b)	42	\$78.00	\$25.00	\$103.00
31-5-301 (b)	43	\$82.00	\$25.00	\$107.00
31-5-301 (b)	44	\$86.00	\$25.00	\$111.00
31-5-301 (b)	45	\$90.00	\$25.00	\$115.00
31-5-301 (b)	46	\$94.00	\$25.00	\$119.00
31-5-301 (b)	47	\$98.00	\$25.00	\$123.00
31-5-301 (b)	48	\$102.00	\$25.00	\$127.00
31-5-301 (b)	49	\$106.00	\$25.00	\$131.00
31-5-301 (b)	50	\$110.00	\$25.00	\$135.00
SPEEDING	40 MILE PER HOUR ZONE			
(\$35.00 is primary fine)	Exceeding 40 mph in urban districts plus \$25.00 processing fee plus \$2.00 per mile over 40 mph			
31-5-301 (b)	41	\$37.00	\$25.00	\$62.00
31-5-301 (b)	42	\$39.00	\$25.00	\$64.00
31-5-301 (b)	43	\$41.00	\$25.00	\$66.00
31-5-301 (b)	44	\$43.00	\$25.00	\$68.00
31-5-301 (b)	45	\$45.00	\$25.00	\$70.00
	(\$50.00 & \$25.00 processing fee plus \$4.00 per mile above 45 mph)		\$25.00	\$25.00
31-5-301 (b)	46	\$54.00	\$25.00	\$79.00
31-5-301 (b)	47	\$58.00	\$25.00	\$83.00
31-5-301 (b)	48	\$62.00	\$25.00	\$87.00
31-5-301 (b)	49	\$66.00	\$25.00	\$91.00
31-5-301 (b)	50	\$70.00	\$25.00	\$95.00
31-5-301 (b)	51	\$74.00	\$25.00	\$99.00
31-5-301 (b)	52	\$78.00	\$25.00	\$103.00
31-5-301 (b)	53	\$82.00	\$25.00	\$107.00
31-5-301 (b)	54	\$86.00	\$25.00	\$111.00
31-5-301 (b)	55	\$90.00	\$25.00	\$115.00

31-5-301 (b)	56	\$94.00	\$25.00	\$119.00
31-5-301 (b)	57	\$98.00	\$25.00	\$123.00
31-5-301 (b)	58	\$102.00	\$25.00	\$127.00
31-5-301 (b)	59	\$106.00	\$25.00	\$131.00
31-5-301 (b)	60	\$110.00	\$25.00	\$135.00

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

MAY 18 2010

Stephan Harris, Clerk
Casper

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

SECOND ORDER AMENDING COLLATERAL FINE SCHEDULE

It appearing to the Court that it is necessary to amend Collateral Fee Schedule by adopting the bond amounts of the State of Wyoming, Uniform Bail and Forfeiture Schedule, and the Court being fully advised in the premises, it is

ORDERED that the Collateral Fine Schedule, which is available at the United States District Court for the District of Wyoming, be and the same is hereby amended as follows:

Assimilated State Laws

Uniform Bail and forfeiture Schedule, Wyoming Rules of Criminal Procedure

Appendix to Rule 3.1, Wyo.R.Cr.P., 1A Traffic Offenses

In those instances when an accused violator wishes to plead guilty and he so indicates the same on the violation notice, he may forfeit collateral in the amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the U.S. mail in the presence of said officer.

This District adopts and incorporates the attached Exhibit A for traffic offenses occurring with the confines of F.E. Warren AFB, Wyoming. The purpose for this order is to more clearly align forfeiture fine amounts and processing fees between the State of Wyoming and those Wyoming traffic offenses as assimilated by F.E. Warren AFB.

DATED this 18th day of May, 2010.



CHIEF JUDGE
UNITED STATES DISTRICT COURT

Amended Fine Schedule - FEW AFB WY

WSS	Offense	Fine	Processing Fee	Total Fine
31-4-101 (b)	Alteration or mutilation of license plates	\$30.00	\$25.00	\$55.00
31-5-1303	Child safety restraint system	\$30.00	\$25.00	\$55.00
	Child safety restraint system 2nd Offense	\$80.00	\$25.00	\$105.00
31-4-103 (a)or(b)	Compulsory auto insurance-1st offense	\$380.00	\$25.00	\$405.00
31-7-106	Driver's license	\$30.00	\$25.00	\$55.00
3-5-1102	Damage to unattended Vehicle	\$180.00	\$25.00	\$205.00
31-4-101(a) (i)	Expired temporary license permits as defined	\$30.00	\$25.00	\$55.00
31-4-101 (a) (ii)	Failure to display license plates as required	\$30.00	\$25.00	\$55.00
24-1-109	Failure to observe signs and closed markers	\$80.00	\$25.00	\$105.00
31-5-405	Flashing signals	\$30.00	\$25.00	\$55.00
31-5-210	Following too closely	\$30.00	\$25.00	\$55.00
31-5-910	Headlamps Required	\$30.00	\$25.00	\$55.00
31-5-507	Meeting or passing stopped school bus	\$180.00	\$25.00	\$205.00
31-5-115(0)	Motorcycle operation by minor without helmet	\$30.00	\$25.00	\$55.00
31-5-235	Open container by operator of vehicle	\$80.00	\$25.00	\$105.00
31-7-134(a)	Operating under suspended or revoked license (non DUI or reckless Driving)	\$380.00	\$25.00	\$405.00
31-5-1601(b)	Operation of off-road recreation vehicles on public roads/driver's license required	\$30.00	\$25.00	\$55.00
31-4-101 (a) (iii)	Operation of vehicle with altered, mutilated or obscured license plates	\$30.00	\$25.00	\$55.00
31-5-501	Parking Violations (All)	\$30.00	\$25.00	\$55.00
31-5-602	Pedestrian right-of-way in crosswalks	\$30.00	\$25.00	\$55.00
31-5-510	Railroad crossing signal and sight	\$30.00	\$25.00	\$55.00
31-5-224(a)	Right-of-way for emergency vehicles	\$30.00	\$25.00	\$55.00
31-5-1402 (a)	Seat Belt Passenger over 12 years old	\$10.00	\$25.00	\$35.00
31-5-1402 (a)	Seatbelts Driver	\$25.00	\$25.00	\$50.00
31-5-1402 (a)	Seatbelts Driver with passenger under 12 years old	\$25.00	\$25.00	\$50.00
31-5-301(a)	Speed too fast for conditions	\$30.00	\$25.00	\$55.00
31-5-511	Stop at railroad crossing	\$30.00	\$25.00	\$55.00

31-5-402	Stop lights-Obedience to traffic-control device	\$30.00	\$25.00	\$55.00
31-5-915	Stop Lights Required	\$30.00	\$25.00	\$55.00
31-5-222(b)	Stop sign	\$30.00	\$25.00	\$55.00
31-5-913	Taillights Required	\$30.00	\$25.00	\$55.00
31-5-214	Turning at intersection	\$30.00	\$25.00	\$55.00
31-5-217	Turning requires signals	\$30.00	\$25.00	\$55.00
31-5-509	Unattended Vehicle	\$30.00	\$25.00	\$55.00
31-5-970	Unsafe vehicles	\$80.00	\$25.00	\$105.00
31-4-101(a) (i)	Vehicle registration required	\$30.00	\$25.00	\$55.00
31-5-104	Willful refusal to obey officer	\$30.00	\$25.00	\$55.00
31-5-222 (c)	Yield sign	\$30.00	\$25.00	\$55.00
SPEEDING	15 MILE PER HOUR ZONE			
(\$35.00 is primary fine)	Exceeding 15 mph in urban districts plus \$25.00 processing fee plus \$2.00 per mile over 15 mph			
31-5-301 (b)	16	\$37.00	\$25.00	\$62.00
31-5-301 (b)	17	\$39.00	\$25.00	\$64.00
31-5-301 (b)	18	\$41.00	\$25.00	\$66.00
31-5-301 (b)	19	\$43.00	\$25.00	\$68.00
31-5-301 (b)	20	\$45.00	\$25.00	\$70.00
	(\$50.00 & \$25.00 processing fee plus \$4.00 per mile above 20 mph)			
31-5-301 (b)	21	\$54.00	\$25.00	\$79.00
31-5-301 (b)	22	\$58.00	\$25.00	\$83.00
31-5-301 (b)	23	\$62.00	\$25.00	\$87.00
31-5-301 (b)	24	\$66.00	\$25.00	\$91.00
31-5-301 (b)	25	\$70.00	\$25.00	\$95.00
31-5-301 (b)	26	\$74.00	\$25.00	\$99.00
31-5-301 (b)	27	\$78.00	\$25.00	\$103.00
31-5-301 (b)	28	\$82.00	\$25.00	\$107.00
31-5-301 (b)	29	\$86.00	\$25.00	\$111.00
31-5-301 (b)	30	\$90.00	\$25.00	\$115.00
31-5-301 (b)	31	\$94.00	\$25.00	\$119.00
31-5-301 (b)	32	\$98.00	\$25.00	\$123.00

31-5-301 (b)	33	\$102.00	\$25.00	\$127.00
SPEEDING	20 MILE PER HOUR ZONE			
(\$35.00 is primary fine)	Exceeding 20 mph in urban districts plus \$25.00 processing fee plus \$2.00 per mile over 20 mph			
31-5-301 (b)	21	\$37.00	\$25.00	\$62.00
31-5-301 (b)	22	\$39.00	\$25.00	\$64.00
31-5-301 (b)	23	\$41.00	\$25.00	\$66.00
31-5-301 (b)	24	\$43.00	\$25.00	\$68.00
31-5-301 (b)	25	\$45.00	\$25.00	\$70.00
	(\$50.00 & \$25.00 processing fee plus \$4.00 per mile above 25 mph)			
31-5-301 (b)	26	\$54.00	\$25.00	\$79.00
31-5-301 (b)	27	\$58.00	\$25.00	\$83.00
31-5-301 (b)	28	\$62.00	\$25.00	\$87.00
31-5-301 (b)	29	\$66.00	\$25.00	\$91.00
31-5-301 (b)	30	\$70.00	\$25.00	\$95.00
31-5-301 (b)	31	\$74.00	\$25.00	\$99.00
31-5-301 (b)	32	\$78.00	\$25.00	\$103.00
31-5-301 (b)	33	\$82.00	\$25.00	\$107.00
31-5-301 (b)	34	\$86.00	\$25.00	\$111.00
31-5-301 (b)	35	\$90.00	\$25.00	\$115.00
31-5-301 (b)	36	\$94.00	\$25.00	\$119.00
31-5-301 (b)	37	\$98.00	\$25.00	\$123.00
31-5-301 (b)	38	\$102.00	\$25.00	\$127.00
31-5-301 (b)	39	\$106.00	\$25.00	\$131.00
31-5-301 (b)	40	\$110.00	\$25.00	\$135.00
31-5-301 (b)	41	\$114.00	\$25.00	\$139.00
SPEEDING	30 MILE PER HOUR ZONE			
(\$35.00 is primary fine)	Exceeding 30 mph in urban districts plus \$25.00 processing fee plus \$2.00 per mile over 30 mph			
31-5-301 (b)	31	\$37.00	\$25.00	\$62.00
31-5-301 (b)	32	\$39.00	\$25.00	\$64.00
31-5-301 (b)	33	\$41.00	\$25.00	\$66.00

31-5-301 (b)	34	\$43.00	\$25.00	\$68.00
31-5-301 (b)	35	\$45.00	\$25.00	\$70.00
31-5-301 (b)	(\$50.00 & \$25.00 processing fee plus \$4.00 per mile above 35 mph)			
31-5-301 (b)	36	\$54.00	\$25.00	\$79.00
31-5-301 (b)	37	\$58.00	\$25.00	\$83.00
31-5-301 (b)	38	\$62.00	\$25.00	\$87.00
31-5-301 (b)	39	\$66.00	\$25.00	\$91.00
31-5-301 (b)	40	\$70.00	\$25.00	\$95.00
31-5-301 (b)	41	\$74.00	\$25.00	\$99.00
31-5-301 (b)	42	\$78.00	\$25.00	\$103.00
31-5-301 (b)	43	\$82.00	\$25.00	\$107.00
31-5-301 (b)	44	\$86.00	\$25.00	\$111.00
31-5-301 (b)	45	\$90.00	\$25.00	\$115.00
31-5-301 (b)	46	\$94.00	\$25.00	\$119.00
31-5-301 (b)	47	\$98.00	\$25.00	\$123.00
31-5-301 (b)	48	\$102.00	\$25.00	\$127.00
31-5-301 (b)	49	\$106.00	\$25.00	\$131.00
31-5-301 (b)	50	\$110.00	\$25.00	\$135.00
SPEEDING	40 MILE PER HOUR ZONE			
(\$35.00 is primary fine)	Exceeding 40 mph in urban districts plus \$25.00 processing fee plus \$2.00 per mile over 40 mph			
31-5-301 (b)	41	\$37.00	\$25.00	\$62.00
31-5-301 (b)	42	\$39.00	\$25.00	\$64.00
31-5-301 (b)	43	\$41.00	\$25.00	\$66.00
31-5-301 (b)	44	\$43.00	\$25.00	\$68.00
31-5-301 (b)	45	\$45.00	\$25.00	\$70.00
	(\$50.00 & \$25.00 processing fee plus \$4.00 per mile above 45 mph)		\$25.00	\$25.00
31-5-301 (b)	46	\$54.00	\$25.00	\$79.00
31-5-301 (b)	47	\$58.00	\$25.00	\$83.00
31-5-301 (b)	48	\$62.00	\$25.00	\$87.00
31-5-301 (b)	49	\$66.00	\$25.00	\$91.00

31-5-301 (b)	50	\$70.00	\$25.00	\$95.00
31-5-301 (b)	51	\$74.00	\$25.00	\$99.00
31-5-301 (b)	52	\$78.00	\$25.00	\$103.00
31-5-301 (b)	53	\$82.00	\$25.00	\$107.00
31-5-301 (b)	54	\$86.00	\$25.00	\$111.00
31-5-301 (b)	55	\$90.00	\$25.00	\$115.00
31-5-301 (b)	56	\$94.00	\$25.00	\$119.00
31-5-301 (b)	57	\$98.00	\$25.00	\$123.00
31-5-301 (b)	58	\$102.00	\$25.00	\$127.00
31-5-301 (b)	59	\$106.00	\$25.00	\$131.00
31-5-301 (b)	60	\$110.00	\$25.00	\$135.00

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING
MAY - 8 2010

Stephan Harris, Clerk
Cheyenne

United States District Court
For The District of Wyoming

)
)
) GENERAL ORDER REGARDING THE
) ASSIGNMENT OF NEW CASES TO
) UNITED STATES SENIOR DISTRICT
) JUDGE CLARENCE A. BRIMMER
) EFFECTIVE MAY 10, 2010
)
)

Effective May 10, 2010, the Honorable Clarence A. Brimmer, Senior Judge, will take assignments of new cases only as follows:

(a) Ten percent (10%) of criminal cases on a random basis; provided, however, that in the event any criminal matter assigned to Judge Brimmer requires a trial, the case will then be reassigned on a random basis to another district judge for completion;

(b) At least fifty percent (50%) of prisoner case filings on a random basis (excluding death penalty matters); provided, however, that all 2255 motions filed in criminal cases shall be assigned to the district judge to whom the criminal case is currently assigned; and

(c) One hundred percent (100%) of social security civil cases.

IT IS SO ORDERED.

Dated this 8 day of May, 2010.


Chief United States District Judge

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

NOV 18 2009

10:27 AM
Stephan Harris, Clerk
Casper

United States District Court
For The District of Wyoming

**ORDER REGARDING ALL MATTERS INVOLVING CITATIONS FROM THE
CENTRAL VIOLATION BUREAU**

In the matter of all Initial hearings on Central Violation Bureau matters, the Court now ORDERS the United States of America (USA) provide a copy of the specific statutory provisions set forth in each citation that form the basis of the citation.

It is further ordered that the USA provide a copy of the specific statutory provisions addressing penalties for the said citation. In instances where the citation derives from the Code of Federal Regulations (CFR), or where penalties are further delineated in the CFR, the USA will provide a copy of all applicable CFRs.

Such copies will be made available in the clerk's office by 9:00 a.m. on the date set by the Central Violations Bureau.

Dated this 5 day of November, 2009.


R. Michael Shickich
United States Magistrate Judge

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING
AMENDED DISTRICT PLAN FOR RANDOM
SELECTION OF GRAND AND PETIT JURORS

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

JUL 30 2009

Stephan Harris, Clerk
Cheyenne

Pursuant to the General Order of this Court dated, July 30, 2009 the Court hereby amends its Jury Selection Plan.

NOW, THEREFORE, The District Plan for the Random Selection of Grand and Petit Jurors shall read as follows:

1. DISCRIMINATION PROHIBITED.

No citizen shall be excluded from service as a grand or petit juror on account of race, color, religion, sex, national origin, or economic status.

2. APPLICABILITY OF PLAN

This Plan is applicable to the selection and service of both the grand and petit jurors in the United States District Court for the District of Wyoming.

3. PLACES FOR HOLDING COURT AND DESIGNATION OF DIVISIONS

(a) Divisions Within District. To ensure impartial trials and at the same time avoid incurring unnecessary expense and unduly burdening citizens of any part of the District with jury service, the District of Wyoming is hereby divided into four divisions for jury selection purposes; namely, Cheyenne Division, Casper Division, Jackson Division and Fremont County Division.

(b) Fremont County. The Wind River Indian Reservation is located in Fremont County, Wyoming. As a result, Fremont County has a high concentration of

Native American population¹. Fremont County is designated as a fourth division within the District of Wyoming. The presiding Judge may direct that names from Fremont County Division be included in a division or a combination of divisions within the District for petit jury selection.

- (c) Combining Divisions. The Presiding Judge may direct that names of petit jurors be drawn randomly from all divisions, a select division and/or a combination of divisions within the District. A minimum of forty-five (45) days prior to jury selection shall be given to ensure that the proper percentage of each division is properly reconstituted within the division for petit jury selection.
- (d) Counties within Divisions. The following counties from which jurors will be drawn for each division or place of holding court are hereby designated:

<u>Divisions and Cities Where Court is Held:</u>	<u>Counties from Which Jurors are Drawn:</u>
Cheyenne	Goshen Platte Laramie Albany Carbon Sweetwater
Jackson	Uinta Lincoln Sublette Teton
Casper	Sheridan Johnson Campbell Crook

¹The 2000 Census reported 28.9% of Fremont County’s population is Native American (6,728).

Weston
Niobrara
Converse
Natrona
Park
Hot Springs
Big Horn
Washakie

Fremont

Fremont

4. CLERK OF COURT

- (a) Authority of Clerk of Court. Pursuant to 28. U.S.C. 1863(b)(1), the Clerk of Court is hereby authorized to manage the jury selection process. The Clerk shall act under the supervision and control of the Chief Judge of this Court or any other active or senior active judge as the Chief Judge may designate. (Section 1863 (b)(1)).
- (b). Authorization of Clerk to Grant Excuses. For purposes of the selection of persons for jury service on grand and petit panels, the Clerk of Court or the Chief Deputy is hereby authorized to grant said jurors temporary excuses from service on the grounds of “undue hardship or extreme inconvenience.” The names of all jurors granted temporary excuses by the Court or the Clerk of Court shall be reinstated back into the qualified wheel.
- (c). Permanent Excuses. For purposes of the selection of persons for jury service on grand and petit panels, any District Judge and the Clerk of Court is hereby authorized to grant said jurors permanent excuses from service on the grounds of “undue hardship or extreme inconvenience.”

5. RANDOM SELECTION

- (a) Voter Registration List. Names of prospective jurors to serve on grand and petit jurors drawn for service commencing after the effective date of the Plan shall be selected at random from the voter registration lists of every county in Wyoming as designated in this Order, and placed in the Master Jury Wheel. This Court finds that the voter lists prepared by the State of Wyoming represent a fair cross section of the persons residing in said counties. The Clerk of Court shall make the random selection of not less than one thousand (1,000) names from said voter registration lists in each division.
- (b) Selection of Names. The Clerk shall ensure that the number of registered voters selected from each county's list for the master jury wheel reflects the same proportion that each county's registered voters comprise of registered voters of all counties in the District. For example, if the registered voters in a particular county reflect 5% of all the state's registered voters, then the Clerk shall ensure that the total number of names selected from that county's list of registered voters is equal to 5% of the total number of names so selected from the lists of all counties in the District. The Clerk then will ensure that the Court's automated selection system randomly selects the appropriate number of names of registered voters from each county's list. The Clerk shall ensure that the system, in randomly selecting the appropriate number of names for the master jury wheel is programmed to cycle completely through each county's voter registration list at least once to ensure that each name on the list, regardless of its position relative to the other names on the list, has an equivalent

probability of being selected.

In each of the following divisions, the following number of names shall be drawn from the voters' registration lists for each division:²

- Cheyenne Division **proportional to registered voters within the Division**
- Casper Division **proportional to registered voters within the Division**
- Jackson Division **proportional to registered voters within the Division**
- Fremont Division **proportional to registered voters within the Division**

6. QUALIFIED JURY WHEELS. FOR EACH DIVISION

- (a) Qualified Jury Wheel for Each Division. The Clerk of Court shall provide and maintain a Qualified Jury Wheel for each of the divisions in this District. The names of all persons randomly selected from the voter registration lists of the counties in each division shall be placed in the Qualified Jury Wheel for that division.
- (b) Minimum Names in Qualified Jury Wheel. Not less than one thousand (1,000) names shall be originally placed in each Qualified Jury Wheel. The Court may order additional names to be placed in the Qualified Jury Wheel when and as needed.
- (c) Creation of Separate Qualified Wheel in a Division. The Qualified Jury Wheels will be used by the Clerk as the source of names for the grand and petit jury panels for each division.
- (d) Refilling Master Jury Wheel. The Court's master jury wheel shall be purged of all names and refilled every two years, specifically during each odd numbered year following a general election.
- (e) General Notice of Drawing. Every two years, as defined in this Plan and as needed

² The pro-rata number of names shall be based on the total number of registered voters listed in each division as compared to the total number of registered voters in the entire district.

or directed by the Chief Judge and the Clerk of Court, a notice shall be posted in the Clerk's Offices in Cheyenne and Casper, Wyoming and on the Court's website at www.wyd.uscourts.gov explaining the process at which names are randomly and periodically drawn for jury service.

7. QUALIFYING AND SUMMONSING OF JURORS

- (a) Qualifying, Summonsing and Creating Jury Panels. The Clerk shall publicly draw at random from the Master Jury Wheel a number of names of persons, such numbers to be designated by the Court pursuant to an oral or written order, for qualifying grand and petit jury panels. The Clerk shall mail a juror qualification questionnaire to every person randomly selected with a request to fill out and return the form, duly signed and sworn, to the Clerk by mail or through the Court's internet website within 10 days.

On the basis of the information provided on the questionnaire and other competent evidence, the Clerk shall determine whether a person is unqualified for, or exempt from, or to be excused from jury service. The names of all persons drawn from the Master Jury Wheel who are determined to be qualified as jurors shall be put in a qualified jury wheel for each division for summonsing at a later date. In order to conserve funds, the Clerk of Court shall serve the questionnaires and summons to petit and grand jurors by first class mail, unless otherwise specifically ordered by the Court.

- (b) Disclosure of Juror Information. The actual names so drawn from the Master Jury Wheel shall not be disclosed before date of appearance and qualification of such

jurors unless the Court shall otherwise direct. Furthermore, the Clerk of Court shall not allow any person to view the juror questionnaires without prior permission of the Court. The Clerk shall only divulge information on jury lists pursuant to the policies of the E-Government Act and the Judicial Conference of the United States.

- (c) The Clerk of Court shall not be required to prepare a list of the names drawn from the Master Jury Wheel for jury service.
- (d) No later than three (3) business days prior to the commencement of trial, a list of jurors shall be distributed to counsel and/or parties. Prior to distribution, the process used shall be reviewed by the Clerk of Court or designee, to ensure that the list represents a fair cross section of the persons residing in said counties within the division, and/or combination of divisions.

8. GRAND JURY

- (a) District-wide Selection of Grand Jury Array. Grand jury panels will be selected on a district-wide basis and may sit in any one of the statutory places of holding court in the district.
- (b) Proportional Selection of Grand Jurors. In order to assure that the registered voters living in each of the four divisions are proportionally represented on the grand jury panels, a pro-rata number of names shall be taken from the qualified wheel of each division and combined together to fill a grand jury panel. The pro-rata number of names shall be based on the total number of registered voters listed in each division as compared to the total number of registered voters in the entire district. The names of registered voters are those which were last drawn for refilling the Master Wheel.

- (c) Creation of Grand Jury Panels. The assignment of the names of persons to a grand jury panel shall be conducted in accordance with paragraph 7(a) above.

9. EXEMPTIONS FROM JURY SERVICE.

The following groups of persons or occupational classes are exempt from jury services:

1. Public official of the United States, state or local government who is elected to public office or who is directly appointed by a person elected to public office.
2. Member of any governmental police or regular fire department. (Not including volunteer or commercial departments).
3. Member in active service of the Armed Forces of the United States.

10. EXCUSES ON INDIVIDUAL REQUESTS.

- (a) Occupational Classes and Groups of Persons. The following occupational classes or groups of persons may be excused from jury service upon individual requests in the discretion of the Court:

1. Persons over 70 years of age.
2. A person who has served as a grand or petit juror within the last two (2) years.
3. A person having active care and custody of a child or children under ten (10) years of age whose health and/or safety would be jeopardized by their absence for jury service; or a person who is essential to the care of aged or infirm persons.
4. A person whose services are so essential to the operation of a business, commercial, or agricultural enterprises, that it must close or cease to function if required to perform jury duty.
5. Actively practicing or engaged full-time in one of these occupations: Attorney,

Physician, Dentist; Registered Nurse; member of the Clergy or of a religious order.

6. Volunteer safety personnel who are defined as follows: Individuals serving a public agency (as defined in Section 1203(6) of Title I of the Omnibus Crime Control and Safe Streets Act of 1968) in an official capacity, without compensation, as firefighters or members of a rescue squad or ambulance crew.

11. DURATION OF SERVICE

In any two-year period, no person shall be required to (a) attend court for prospective service as a petit juror for a total of more than twenty (20) days, except when necessary to complete service in a particular case, or (b) serve on more than one grand jury, or (c) attend as both a grand and petit juror.

Petit Jurors are required to attend for six (6) months from date of summons to appear unless permanently excused by a Judicial Officer after serving on a trial or upon discretion by a Judicial Officer.

Grand Jurors are required to attend for eighteen (18) months from date of selection unless the Grand Jury Panel's term has been extended in order to complete its work.

12. FORMS

The juror qualification questionnaire shall follow substantially the form required by law and approved by the Judicial Conference of the United States. Upon such approval, said form shall be adopted with any necessary modifications thereto to accommodate said form to the requirements of this District.

13. USE OF ELECTRONIC DATA PROCESSING

- (a) Method and Manner of Random Selection. The selection of names from source lists

for the master jury wheel shall be accomplished by a systematically randomized process through a properly programmed electronic data processing system. A properly programmed electronic data processing system for systematically randomized selection shall be used to select names from the master jury wheel for the purpose of summoning persons to serve as grand or petit jurors. Such random selection of names from the source lists for inclusion in the master wheel, either manually or through a combination of manual and computer methods, must ensure that the county is substantially proportionally represented in the master wheel in accordance with Title 28, United States Code, Section 1863(b)(3).

- (b) Random Drawing. Random Selection by computer accomplishes three objectives:
- i) It establishes the location on the voter name lists, or wheel, from which the first name is taken;
 - ii) It removes the possibility of human discretion or choice in selection of any individual's name (making individual name selections unpredictable and unpredictable), and
 - iii) It ensures that, at the outset of the drawing, mathematical odds of being picked are substantially equal for all names in the source from which drawn.

14. PUBLIC ACCESS TO DOCUMENTS.

The office of the Clerk of Court shall retain and, when requested, provide public access to the following documents:

The court's "Juror Selection Plan," including a verbatim description of the Rand function or, in the alternative, the method used in determining the "quotient" and "starting numbers,"

A verbal or graphically charted description of the procedure employed in the automated selection systems, and a copy of the Court's authorization and instruction order to the person or computer service organization which carries out automated

name selection tasks for the court.

Any other information or documents will be disclosed only in accordance with 28 U.S.C.

Section 1867(f) and 1868.

Dated this 30th day of July, 2009.



William F. Downes
Chief Judge



Alan B. Johnson
District Judge



Clarence A. Brimmer
District Judge

**United States Courts for the Tenth Circuit
Office of the Circuit Executive
1823 Stout Street
Denver, Colorado 80257
(303) 844-2067**

David Tighe
Circuit Executive
(303) 335-2829

Victoria M. Parks
Deputy Circuit Executive
(303) 335-2630

August 18, 2009

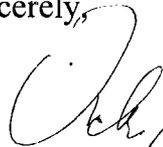
Honorable William F. Downes
Chief U.S. District Judge
111 Wolcott, Suite 210
Casper, WY 82601

Re: Approval of Changes to Jury Plan

Dear Chief Judge Downes:

Attached is a copy of the Judicial Council's order approving changes to the Jury Plan for the District of Wyoming. Please let me know if you have any questions.

Sincerely,



Victoria M. Parks
Deputy Circuit Executive

VMP:kwl
Encl.

cc: Stephan Harris, Clerk
Maggie Botkins, Chief Deputy Clerk

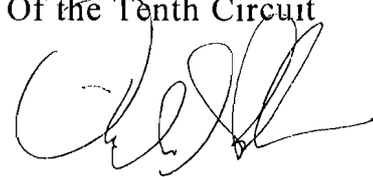
**MINUTES OF THE JUDICIAL COUNCIL
OF THE TENTH CIRCUIT**

August 17, 2009

On this date, the Judicial Council approved the request of the District of Wyoming, as submitted by Chief District Judge William F. Downes on July 30, 2009, to amend Sections 3(a), 3(b), 3(c), 3(d), 4(c), 5(b), 7(d), 8(b), and 11 of its jury plan. The amended plan may be made effective at a date of the court's choosing, upon approval of the court's chief judge or his designee. *See* 28 U.S.C. § 1863(a). A copy of the final published plan should be sent to the Circuit Executive.

Entered on behalf of the Judicial Council
Of the Tenth Circuit

By:



Victoria M. Parks
Deputy Circuit Executive

for David Tighe
Circuit Executive and Secretary to the
Judicial Council of the Tenth Circuit

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING
AMENDED DISTRICT PLAN FOR RANDOM
SELECTION OF GRAND AND PETIT JURORS

Pursuant to the General Order of this Court dated _____, the Court hereby amends its Jury Selection Plan.

NOW, THEREFORE, The District Plan for the Random Selection of Grand and Petit Jurors shall read as follows:

1. DISCRIMINATION PROHIBITED.

No citizen shall be excluded from service as a grand or petit juror on account of race, color, religion, sex, national origin, or economic status.

2. APPLICABILITY OF PLAN

This Plan is applicable to the selection and service of both the grand and petit jurors in the United States District Court for the District of Wyoming.

3. PLACES FOR HOLDING COURT AND DESIGNATION OF DIVISIONS

(a) Divisions Within District. To ensure impartial trials and at the same time avoid incurring unnecessary expense and unduly burdening citizens of any part of the District with jury service, the District of Wyoming is hereby divided into four divisions for jury selection purposes; namely, Cheyenne Division, Casper Division, Jackson Division and Fremont County Division.

(b) Fremont County. The Wind River Indian Reservation is located in Fremont County, Wyoming. As a result, Fremont County has a high concentration of

Native American population¹. Fremont County is designated as a fourth division within the District of Wyoming. The presiding Judge may direct that names from Fremont County Division be included in a division or a combination of divisions within the District for petit jury selection.

- (c) Combining Divisions. The Presiding Judge may direct that names of petit jurors be drawn randomly from all divisions, a select division and/or a combination of divisions within the District. A minimum of forty-five (45) days prior to jury selection shall be given to ensure that the proper percentage of each division is properly reconstituted within the division for petit jury selection.
- (d) Counties within Divisions. The following counties from which jurors will be drawn for each division or place of holding court are hereby designated:

<u>Divisions and Cities Where Court is Held:</u>	<u>Counties from Which Jurors are Drawn:</u>
Cheyenne	Goshen Platte Laramie Albany Carbon Sweetwater
Jackson	Uinta Lincoln Sublette Teton
Casper	Sheridan Johnson Campbell Crook

¹The 2000 Census reported 28.9% of Fremont County's population is Native American (6,728).

Weston
Niobrara
Converse
Natrona
Park
Hot Springs
Big Horn
Washakie

Fremont

Fremont

4. CLERK OF COURT

- (a) Authority of Clerk of Court. Pursuant to 28. U.S.C. 1863(b)(1), the Clerk of Court is hereby authorized to manage the jury selection process. The Clerk shall act under the supervision and control of the Chief Judge of this Court or any other active or senior active judge as the Chief Judge may designate. (Section 1863 (b)(1)).
- (b). Authorization of Clerk to Grant Excuses. For purposes of the selection of persons for jury service on grand and petit panels, the Clerk of Court or the Chief Deputy is hereby authorized to grant said jurors temporary excuses from service on the grounds of “undue hardship or extreme inconvenience.” The names of all jurors granted temporary excuses by the Court or the Clerk of Court shall be reinstated back into the qualified wheel.
- (c). Permanent Excuses. For purposes of the selection of persons for jury service on grand and petit panels, any District Judge and the Clerk of Court is hereby authorized to grant said jurors permanent excuses from service on the grounds of “undue hardship or extreme inconvenience.”

5. RANDOM SELECTION

- (a) Voter Registration List. Names of prospective jurors to serve on grand and petit jurors drawn for service commencing after the effective date of the Plan shall be selected at random from the voter registration lists of every county in Wyoming as designated in this Order, and placed in the Master Jury Wheel. This Court finds that the voter lists prepared by the State of Wyoming represent a fair cross section of the persons residing in said counties. The Clerk of Court shall make the random selection of not less than one thousand (1,000) names from said voter registration lists in each division.
- (b) Selection of Names. The Clerk shall ensure that the number of registered voters selected from each county's list for the master jury wheel reflects the same proportion that each county's registered voters comprise of registered voters of all counties in the District. For example, if the registered voters in a particular county reflect 5% of all the state's registered voters, then the Clerk shall ensure that the total number of names selected from that county's list of registered voters is equal to 5% of the total number of names so selected from the lists of all counties in the District. The Clerk then will ensure that the Court's automated selection system randomly selects the appropriate number of names of registered voters from each county's list. The Clerk shall ensure that the system, in randomly selecting the appropriate number of names for the master jury wheel is programmed to cycle completely through each county's voter registration list at least once to ensure that each name on the list, regardless of its position relative to the other names on the list, has an equivalent

probability of being selected.

In each of the following divisions, the following number of names shall be drawn from the voters' registration lists for each division:²

Cheyenne Division proportional to registered voters within the Division
Casper Division proportional to registered voters within the Division
Jackson Division proportional to registered voters within the Division
Fremont Division proportional to registered voters within the Division

6. QUALIFIED JURY WHEELS. FOR EACH DIVISION

- (a) Qualified Jury Wheel for Each Division. The Clerk of Court shall provide and maintain a Qualified Jury Wheel for each of the divisions in this District. The names of all persons randomly selected from the voter registration lists of the counties in each division shall be placed in the Qualified Jury Wheel for that division.
- (b) Minimum Names in Qualified Jury Wheel. Not less than one thousand (1,000) names shall be originally placed in each Qualified Jury Wheel. The Court may order additional names to be placed in the Qualified Jury Wheel when and as needed.
- (c) Creation of Separate Qualified Wheel in a Division. The Qualified Jury Wheels will be used by the Clerk as the source of names for the grand and petit jury panels for each division.
- (d) Refilling Master Jury Wheel. The Court's master jury wheel shall be purged of all names and refilled every two years, specifically during each odd numbered year following a general election.
- (e) General Notice of Drawing. Every two years, as defined in this Plan and as needed

² The pro-rata number of names shall be based on the total number of registered voters listed in each division as compared to the total number of registered voters in the entire district.

or directed by the Chief Judge and the Clerk of Court, a notice shall be posted in the Clerk's Offices in Cheyenne and Casper, Wyoming and on the Court's website at www.wyd.uscourts.gov explaining the process at which names are randomly and periodically drawn for jury service.

7. QUALIFYING AND SUMMONSING OF JURORS

(a) Qualifying, Summonsing and Creating Jury Panels. The Clerk shall publicly draw at random from the Master Jury Wheel a number of names of persons, such numbers to be designated by the Court pursuant to an oral or written order, for qualifying grand and petit jury panels. The Clerk shall mail a juror qualification questionnaire to every person randomly selected with a request to fill out and return the form, duly signed and sworn, to the Clerk by mail or through the Court's internet website within 10 days.

On the basis of the information provided on the questionnaire and other competent evidence, the Clerk shall determine whether a person is unqualified for, or exempt from, or to be excused from jury service. The names of all persons drawn from the Master Jury Wheel who are determined to be qualified as jurors shall be put in a qualified jury wheel for each division for summonsing at a later date. In order to conserve funds, the Clerk of Court shall serve the questionnaires and summons to petit and grand jurors by first class mail, unless otherwise specifically ordered by the Court.

(b) Disclosure of Juror Information. The actual names so drawn from the Master Jury Wheel shall not be disclosed before date of appearance and qualification of such

jurors unless the Court shall otherwise direct. Furthermore, the Clerk of Court shall not allow any person to view the juror questionnaires without prior permission of the Court. The Clerk shall only divulge information on jury lists pursuant to the policies of the E-Government Act and the Judicial Conference of the United States.

- (c) The Clerk of Court shall not be required to prepare a list of the names drawn from the Master Jury Wheel for jury service.
- (d) No later than three (3) business days prior to the commencement of trial, a list of jurors shall be distributed to counsel and/or parties. Prior to distribution, the process used shall be reviewed by the Clerk of Court or designee, to ensure that the list represents a fair cross section of the persons residing in said counties within the division, and/or combination of divisions.

8. GRAND JURY

- (a) District-wide Selection of Grand Jury Array. Grand jury panels will be selected on a district-wide basis and may sit in any one of the statutory places of holding court in the district.
- (b) Proportional Selection of Grand Jurors. In order to assure that the registered voters living in each of the four divisions are proportionally represented on the grand jury panels, a pro-rata number of names shall be taken from the qualified wheel of each division and combined together to fill a grand jury panel. The pro-rata number of names shall be based on the total number of registered voters listed in each division as compared to the total number of registered voters in the entire district. The names of registered voters are those which were last drawn for refilling the Master Wheel.

- (c) Creation of Grand Jury Panels. The assignment of the names of persons to a grand jury panel shall be conducted in accordance with paragraph 7(a) above.

9. EXEMPTIONS FROM JURY SERVICE.

The following groups of persons or occupational classes are exempt from jury services:

1. Public official of the United States, state or local government who is elected to public office or who is directly appointed by a person elected to public office.
2. Member of any governmental police or regular fire department. (Not including volunteer or commercial departments).
3. Member in active service of the Armed Forces of the United States.

10. EXCUSES ON INDIVIDUAL REQUESTS.

- (a) Occupational Classes and Groups of Persons. The following occupational classes or groups of persons may be excused from jury service upon individual requests in the discretion of the Court:

1. Persons over 70 years of age.
2. A person who has served as a grand or petit juror within the last two (2) years.
3. A person having active care and custody of a child or children under ten (10) years of age whose health and/or safety would be jeopardized by their absence for jury service; or a person who is essential to the care of aged or infirm persons.
4. A person whose services are so essential to the operation of a business, commercial, or agricultural enterprises, that it must close or cease to function if required to perform jury duty.
5. Actively practicing or engaged full-time in one of these occupations: Attorney,

Physician, Dentist; Registered Nurse; member of the Clergy or of a religious order.

6. Volunteer safety personnel who are defined as follows: Individuals serving a public agency (as defined in Section 1203(6) of Title I of the Omnibus Crime Control and Safe Streets Act of 1968) in an official capacity, without compensation, as firefighters or members of a rescue squad or ambulance crew.

11. DURATION OF SERVICE

In any two-year period, no person shall be required to (a) attend court for prospective service as a petit juror for a total of more than twenty (20) days, except when necessary to complete service in a particular case, or (b) serve on more than one grand jury, or (c) attend as both a grand and petit juror.

Petit Jurors are required to attend for six (6) months from date of summons to appear unless permanently excused by a Judicial Officer after serving on a trial or upon discretion by a Judicial Officer.

Grand Jurors are required to attend for eighteen (18) months from date of selection unless the Grand Jury Panel's term has been extended in order to complete its work.

12. FORMS

The juror qualification questionnaire shall follow substantially the form required by law and approved by the Judicial Conference of the United States. Upon such approval, said form shall be adopted with any necessary modifications thereto to accommodate said form to the requirements of this District.

13. USE OF ELECTRONIC DATA PROCESSING

- (a) Method and Manner of Random Selection. The selection of names from source lists

for the master jury wheel shall be accomplished by a systematically randomized process through a properly programmed electronic data processing system. A properly programmed electronic data processing system for systematically randomized selection shall be used to select names from the master jury wheel for the purpose of summoning persons to serve as grand or petit jurors. Such random selection of names from the source lists for inclusion in the master wheel, either manually or through a combination of manual and computer methods, must ensure that the county is substantially proportionally represented in the master wheel in accordance with Title 28, United States Code, Section 1863(b)(3).

- (b) Random Drawing. Random Selection by computer accomplishes three objectives:
- i) It establishes the location on the voter name lists, or wheel, from which the first name is taken;
 - ii) It removes the possibility of human discretion or choice in selection of any individual's name (making individual name selections unpredictable and unpredictable), and
 - iii) It ensures that, at the outset of the drawing, mathematical odds of being picked are substantially equal for all names in the source from which drawn.

14. PUBLIC ACCESS TO DOCUMENTS.

The office of the Clerk of Court shall retain and, when requested, provide public access to the following documents:

The court's "Juror Selection Plan," including a verbatim description of the Rand function or, in the alternative, the method used in determining the "quotient" and "starting numbers,"

A verbal or graphically charted description of the procedure employed in the automated selection systems, and a copy of the Court's authorization and instruction order to the person or computer service organization which carries out automated

UNITED STATES DISTRICT COURT
District of Wyoming

Chambers of
William F. Downes
Chief Judge



(307) 232-2600
Fax (307) 232-2605

July 30, 2009

Mr. David J. Tighe
Circuit Executive
United States Court of Appeals
Byron White U.S. Courthouse 3rd Floor
1823 Stout Street
Denver, CO 80202-2505

RE: Amended Jury Plan, District of Wyoming

Dear Mr. Tighe:

The purpose of this letter is to submit the enclosed Amended Jury Plan for the District of Wyoming (changes indicated in red) to the 10th Circuit Council for review. The current jury plan was amended in 1993. Mr. David Williams, Attorney Advisor with the Administrative Office of U.S. Courts assisted the District in formulating this plan.

The following outlines the principle changes to the District's Jury Plan:

- Reduces the number of divisions within the District of Wyoming from six divisions to four divisions.
- Names Fremont County as its own division. The Wind River Indian Reservation is located in Fremont County. As a result, Fremont County has a high concentration of Native American population.
- Includes a provision to combine divisions. The presiding Judge may direct names of petit jurors be drawn randomly from all divisions, a select division and/or a combination of divisions within the District of Wyoming.
- Allows the Clerk of Court authority to grant permanent excuses from service on the grounds of "undue hardship or extreme inconvenience".
- Clarifies the distribution of jury lists (no later than 3 business days prior to trial) to counsel and/or parties and ensures the list represents a fair cross section of jurors within the division(s).
- Clarifies the length of petit jury service (up to six months) and grand jury service (up to

18 months unless extended).

The District of Wyoming is requesting the proposed amended jury plan be used as a pilot program within the District for a period of two years. This would allow the District the opportunity to use the plan and gather statistical information to decide whether to continue with the plan or make changes as necessary.

Should you have any questions or need additional information, please contact Stephan Harris, Clerk of Court, for further assistance.

Very Truly Yours,

A handwritten signature in black ink, appearing to read "W. F. Downes", written in a cursive style.

William F. Downes
Chief Judge

OFFICE OF THE CLERK
UNITED STATES DISTRICT COURT
For The District of Wyoming

Stephan Harris
Clerk of Court



Maggie Botkins
Chief Deputy Clerk

November 27, 2009

Victoria M. Parks
Deputy Circuit Executive
1823 Stout Street
Denver, CO 80257

Re: District of Wyoming Amended Jury Plan

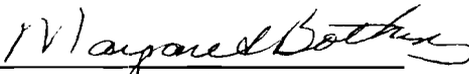
Dear Ms. Parks:

Pursuant to the August 18, 2009 minutes of the Judicial Council of the Tenth Circuit approving the changes to the District of Wyoming's Jury Plan, enclosed is a copy of the final published plan.

Please let me know if you need additional information.

Sincerely,

STEPHAN HARRIS
Clerk of Court

By: 
Maggie Botkins
Chief Deputy

Enclosure(s): Amended District Plan for Random Selection of Grand and Petit Jurors

c: Stephan Harris, Clerk

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

JUN 30 2009

GENERAL ORDER DESIGNATING MAGISTRATE JUDGES
FOR VARIOUS PURPOSES IN CRIMINAL CASES

Stephan Harris, Clerk
Cheyenne

In addition to the powers conferred upon the Magistrate Judges in the District of Wyoming by the Rules of Criminal Procedure and by statute the District Judges of the United States District Court for the District of Wyoming designate the Magistrate Judges of the District of Wyoming the authority in felony criminal proceedings to conduct, determine, receive and accept waivers of prosecution by indictments and arraignments, including those in which the defendant pleads "not guilty" as well as "guilty" pursuant to Rule 11, Federal Rules of Criminal Procedure without recommendation and report, except "guilty" pleas made pursuant to Federal Rules of Criminal Procedure 11(c)(1)(C). This designation is subject to and conditioned upon the defendant's waiver of guilty plea before a United States District Judge and consent to guilty plea before United States Magistrate Judge.

DATED this 30th day of June, 2009.



William F. Downes
Chief Judge



Alan B. Johnson
District Judge



Clarence A. Brimmer
District Judge

APR 03 2009

Stephan Harris, Clerk
Cheyenne

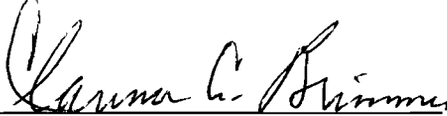
**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING**

ORDER OF DESIGNATION OF MAGISTRATE JUDGES IN CRIMINAL CASES

Consistent with the Order Formalizing the Duties of U.S. Magistrate Judges in Criminal Cases entered by Chief Judge William F. Downes on March 30, 2009, the full-time and part-time magistrate judges for the District of Wyoming are hereby designated to hear and determine the following matters for United States District Judge Clarence A. Brimmer: waivers of indictment; preliminary hearings; initial appearances by criminal defendants; detention hearings; arraignments, including both those in which defendants plead not guilty as well as guilty; and changes of plea, with the exception of those made pursuant to Fed. R. Crim. P. 11(c)(1)(C). However, a magistrate's authority to accept felony guilty pleas is conditional upon the defendant's consent and waiver of the right to plead before a district judge.

The foregoing duties are not intended to constitute an exhaustive list of those duties which this Court might set before a magistrate judge. Rather, they constitute duties which this Court, in the interest of judicial efficiency, ^{and would} ~~shall~~ commonly delegate to a magistrate. These duties may be set before the magistrate on an informal basis without a written order of referral.

Dated this 3rd day of April, 2009.


United States District Court Judge

United States District Court
For The District of Wyoming

MAR 23 2009

Stephan Harris, Clerk
Casper

IN THE MATTER OF:)
)
PROTECTING THE PRIVACY AND)
SECURITY OF JURORS)

GENERAL ORDER
2009-1

This General Order of the Court is entered to protect the privacy and security of grand jurors, trial jurors and potential trial jurors.

IT IS ORDERED as follows:

1. Except for good cause shown in a specific case, the name, signature, or personal identifier information of a grand juror, trial juror, or potential trial juror shall not be included in any document filed.

2. Any document, including transcripts, containing the name, signature, or personal identifier information of a grand juror, trial juror, or potential trial juror shall be filed as a non-public document.

Dated this 22nd day of March, 2009.


William F. Downes
Chief, United States District Judge

JAN 13 2009

Stephan Harris, Clerk
Casper

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

Blanket Order Granting United States')	
Petition for Remitting All or Part)	
of the Unpaid Portion of Fines or)	
Special Assessments, Including)	ORDER ON PETITION OF
Interest and Penalties, Upon Deportation)	THE UNITED STATES
of a Defendant Pursuant to 18 U.S.C. § 3573)	
)	
)	

**BLANKET ORDER FOR REMISSION OF ASSESSMENTS AND FINES
OF DEPORTED ALIENS**

The Court, upon the petition of the United States, pursuant to 18 U.S.C. § 3573 (1), hereby orders that all or part of any special assessment or fine, including interest and penalties, of a defendant shall be remitted, upon their deportation. This blanket order shall apply to all criminal matters held in the District Court or Magistrate Court for the District of Wyoming. Further, the United States will no longer be required to send individual requests for petition of said special assessments and fines, so long as the information regarding a deported defendant is verified by the United States Attorney's Office.

The Court also orders the United States Attorney's Office to provide to the Financial Administrator of the United States District Court, any information which substantiates the closing of the monetary imposition(s) of deported defendants.

DATED this 13th day of January, 2009.


WILLIAM F. DOWNES
Chief Judge, United States District Court

**MINUTES OF THE JUDICIAL COUNCIL
OF THE TENTH CIRCUIT**

July 23, 2008

On this date, the Judicial Council approved changes to the following Local Rules of the U.S. District Court for the District of Wyoming, as submitted to the court on July 3, 2008 and July 21, 2008:

Civil Rules 5.1, 16.1, 26.1, 83.7.2, 83.12.2, and 83.12.3.

The effective date of the new rules remains July 1, 2008.

The Judicial Council

By:



Victoria M. Parks
Deputy Circuit Executive

for David Tighe
Circuit Executive and Secretary to the
Judicial Council of the Tenth Circuit

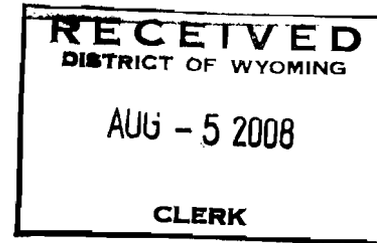
**United States Courts for the Tenth Circuit
Office of the Circuit Executive
1823 Stout Street
Denver, Colorado 80257
(303) 844-2067**

**David Tighe
Circuit Executive
(303) 335-2829**

**Victoria M. Parks
Deputy Circuit Executive
(303) 335-2630**

July 30, 2008

Maggie Botkins
Chief Deputy Clerk
US District Court, District of Wyoming
2120 Capitol Avenue, Room 2141
Cheyenne, WY 82001



Re: Approval of Changes to Local Rules

Maggie
Dear Ms. Botkins:

Attached is a copy of the Judicial Council's order approving the changes to the Local Rules for the District of Wyoming. Please let me know if you have any questions.

Sincerely,


Victoria M. Parks
Deputy Circuit Executive

cc: Honorable William F. Downes, Chief Judge
Stephan Harris, Clerk

VMP:kwl
Encl.

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING
JUL 18 2008

IN THE MATTER OF ADOPTION OF)
) ss
AMENDED LOCAL RULES OF COURT)

Stephan Harris, Clerk
Cheyenne

The matter of the adoption of amendments to the local rules for this Court having come on regularly to be heard and reviewed by the Tenth Circuit Judicial Council, and upon suggestion by the Judicial Council that Local Civil Rule 83.12.2(b) & (c) be further amended to reflect the change in actual language of the rule rather than the appendix , and the Court being fully advised in the premises; it is

HEREBY ORDERED that local civil rules 83.12.2(b) & (c) be amended in accordance with the copy attached hereto. It is

FURTHER ORDERED that the amended local rule as attached hereto, shall be adopted, and become effective as of the date of this order. It is

FURTHER ORDERED that the Clerk of Court shall cause notice of the attached amendments to the local rules be published to the Bar and public.

DATED this 18th day of July, 2008.



William F. Downes
Chief Judge



Clarence A. Brimmer
U S District Judge

Handwritten signature of Alan B. Johnson in black ink.

Alan B. Johnson
U S District Judge

Handwritten signature of William C. Beaman in black ink.

William C. Beaman
Chief, U S Magistrate Judge

Rule 83.12.2 ADMISSION TO PRACTICE

(a) **General Admissions.** Attorneys who are regularly admitted and licensed to practice before the Supreme Court of Wyoming may be admitted to practice in the United States District Court for the District of Wyoming upon motion made in open court by an attorney admitted to this Court. Said motion shall contain a satisfactory showing of the good moral character and the qualifications of the applicant, and the moving attorney shall vouch for him. Upon the granting of said motion for admission, the applicant shall take the oath, which shall be administered by the Court or the Clerk of Court. After signing the roll of attorneys in the Clerk of Court's office and paying the appropriate fee to the Clerk of Court, a certificate of admission shall be furnished to each admitted attorney.

(b) **Admission *Pro Hac Vice*.** All attorneys who have not been admitted to practice in the courts of the State of Wyoming must seek admission *pro hac vice* based upon a motion made by a member of the Bars of the State of Wyoming and of this Court and an affidavit of the attorney seeking *pro hac vice* admission in order to appear in any matter before this Court. A proposed order shall be submitted with the motion. **(See Appendix E for the required contents of the motion and affidavit.)**

Unless otherwise ordered by this Court, a motion to appear *pro hac vice* shall be granted only if the applicant associates with a currently licensed member of the Bars of the State of Wyoming and of this Court who shall participate in the preparation and trial of the case to the extent required by the Court. The applicant must also be a member in good standing of the bar of another state and the bar of another federal court in order to be eligible for *pro hac vice* admission in any matter before this Court.

An attorney who applies for admission *pro hac vice* consents to the exercise of disciplinary jurisdiction by this Court over any alleged misconduct which occurs during the progress of the case in which the attorney so admitted participates. Prior to the filing of any pleadings or other documents, there shall be filed in the Clerk of Court's office an entry of appearance by a currently licensed member of the Bar of the State of Wyoming with whom the applicant has become associated. The Wyoming member of the Bar shall move the applicant's admission at the commencement of the first hearing to be held before the Court. The Wyoming attorney shall sign the first pleading filed and shall continue in the case unless other resident counsel be substituted. The Wyoming attorney shall be present in Court during all proceedings in connection with the case, unless excused, and shall have full authority to act for and on behalf of the client in all matters including pretrial conferences, as well as trial or any other hearings. Any notice, pleading or other paper shall be served upon all counsel of record, including resident counsel, whenever possible, but it shall be sufficient for purposes of notice if service of any motion, pleading, order, notice or any other paper is served only upon Wyoming counsel, who shall assume responsibility for advising the non-resident associate of any such service. For good cause shown, the Court may direct the Clerk of Court to accept for filing a complaint signed only by a non-resident attorney, upon the condition that such non-resident attorney shall associate with resident counsel

within ten (10) days after the filing of the complaint.

(c) Motion to appear *pro hac vice*. Every motion to appear *pro hac vice* must contain the firm name (if any), office address, **email address of attorney entering an appearance**, telephone and facsimile number (if any) of the attorney, otherwise the attorney's name will not be added to the case docket. A proposed order shall be submitted with the motion.

(d) *Pro Se* Representation. Any party proceeding on his or her own behalf without an attorney shall be expected to read and be familiar with both the Local Rules of this Court and with the Federal Rules of Civil Procedure, the Rules of Bankruptcy Procedure, the Federal Rules of Evidence, or Federal Rules of Appellate Procedure, whichever may be appropriate in the case, and to proceed in accordance therewith. Copies of such Rules shall be available for review at the Office of the Clerk of Court.

(e) Government Attorneys. Any attorney representing the United States Government, or any agency thereof, and who has been admitted to practice in the highest court of any state, but who is not otherwise qualified under this Rule to practice in this Court, may appear and participate in a case in his official capacity, as hereinafter provided. If the Government representative is not a member of the Bar of this Court, the United States Attorney for this District or one of his assistants shall move the admission of the non-resident Government representative, shall sign all pleadings before their filing and shall be present in Court during all proceedings in connection with the case, unless excused by the Court. Said United States Attorney shall also be designated by the Government attorney for the purpose of receiving service of notices, and such service shall constitute service upon said Government attorney.

(f) Law Students. Any law student who has complied with the terms and conditions of Rule 12, Rules of the Supreme Court of Wyoming, providing for the organization and government of the Bar Association and attorneys at law of the State of Wyoming, shall be permitted to practice before this Court upon proof of compliance, and upon motion duly made pursuant to subsection (a) of this Rule. No such law student shall be permitted to practice unless accompanied by an attorney otherwise duly admitted to practice before this Court.

APPENDIX E

MOTION AND AFFIDAVIT FOR ADMISSION *PRO HAC VICE* PURSUANT TO U.S.D.C.L.R. 83.12.2(b)

All *pro hac vice* affidavits shall contain the following information:

- **Name, firm name, address, telephone number, email address of attorney seeking *pro hac vice* admission.**
- When and where admitted (each court/bar);
- List of all pending disciplinary proceedings and all past public sanctions of *pro hac vice* counsel;
- Affirmation by *pro hac vice* counsel that said counsel will comply with and be bound by the Local Rules of the United States District Court for the District of Wyoming;
- Acknowledgment by attorney seeking *pro hac vice* admission that local counsel is required to be fully prepared to represent the client at any time, in any capacity;
- Acknowledgment of *pro hac vice* counsel that said counsel submits to and is subject to disciplinary jurisdiction of the Court for any alleged misconduct arising in the course of preparation and representation in the proceedings.

All *pro hac vice* motions shall contain the following information:

- Local counsel shall represent that local counsel is a member in good standing of the Bar of the State of Wyoming and the Bar of this Court;
- A statement that local counsel shall vouch for the good moral character and veracity of the *pro hac vice* attorney;
- A statement that local counsel shall be fully prepared to represent the client at any time, in any capacity.

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

JUN 26 2008

IN THE MATTER OF ADOPTION OF)
) ss
AMENDED LOCAL RULES OF COURT)

Stephan Harris, Clerk
Cheyenne

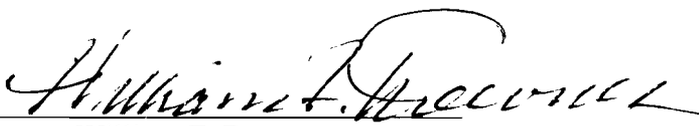
The matter of the adoption of amendments to the local rules for this Court having come on regularly to be heard, and a set of amended local rules having been considered, and the Court being fully advised in the premises; it is

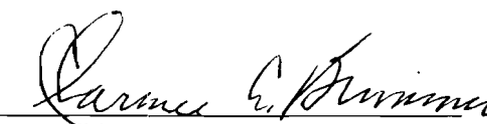
HEREBY ORDERED that Local Civil Rules 5.1 Filing by Electronic Transmission and Service by Electronic Transmission; 16.1 Correct clerical error, 26.1 Parties may agree to produce any or all documents electronically, 83.7.2 Require an index be filed with the Administrative Record, 83.12.2(b) Requiring email address of attorney seeking pro hac vice admission and 83.12.3(a) Requiring email address of an attorney entering an appearance in a civil case, be amended in accordance with the copy attached hereto. It is

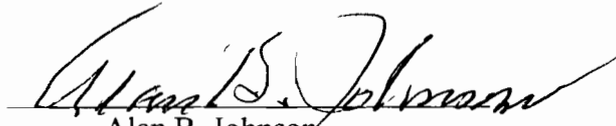
FURTHER ORDERED that the amended local rules as attached hereto, shall be adopted, and become effective on July 1, 2008. It is

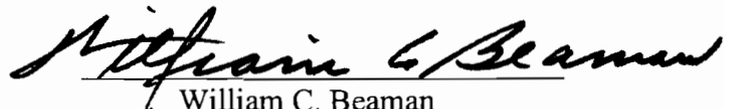
FURTHER ORDERED that the Clerk of Court shall cause notice of the attached amendments to the local rules be published to the Bar and public.

DATED this 26th day of June, 2008.


William F. Downes
Chief Judge


Clarence A. Brimmer
U S District Judge


Alan B. Johnson
U S District Judge


William C. Beaman
Chief, U S Magistrate Judge

United States District Court
District of Wyoming

Changes to Civil Local Rules

Rule 5.1 Filing with the Court

Civil Local Rule 5.1 should be amended to reflect that electronic filing is permitted in the District of Wyoming.

5.2 Filing by Electronic Transmission

- (a) **Electronic Filing Authorized.** A party may file a document by electronic transmission in accordance with guidelines established by the Court (see CM/ECF Procedures Manual for Wyoming at <http://www.wyd.uscourts.gov>) Filing by facsimile is not permitted . Unless otherwise ordered by the court, an electronic document is considered filed on the date of the electronic transfer, including weekends and holidays. A filing day is defined as 12:00:00 a.m. to 11:59:59 p.m. The time and date of actual filing are reflected in the Court's digital file stamp.
- (b) **Documents of Record.** A document filed electronically and stored in the Court's server is the official document of record. Affidavits and other documents requiring an original verified signature may be filed electronically. By electronically filing an affidavit or other verified document, the filing party or attorney certifies that the original signed paper will be kept and will be produced on request or at the direction of the Court.

5.3 Service by Electronic Transmission

- (a) **By the Court.** The Court or Clerk may serve and give notice by electronic transmission, in lieu of service and notice by mail, to any person who has a written request, on file with the Clerk, to receive service and notice by electronic transmission. The request remains effective in all subsequent litigation in this District involving the person who filed the request; however, any person may withdraw authorization for electronic filing by sending written notice to the Clerk.
- (b) **Between Parties.** In addition to means of service specified in Fed. R. Civ. P. 5(b), parties may agree to service between themselves by electronic transmission, including transmission through the Court's server.

Electronic service under subdivisions (a) and (b) is equivalent to service by mail in accordance with Fed. R. Civ. P. 5(b)(2), 5(E), 5(b)(3) and 77(d).

Rule 16.1

Correct (b)(8) to reflect correct cite to be Rule 26.1(g).

Rule 16.1 PRETRIAL CONFERENCES

(b)

(8) Counsel shall discuss a schedule for taking expert depositions. (See Local Rule 26.1(g)).

Rule 26.1 Discovery

Change Rule 26.1

(f) to (f)(1)

add:

(f)(2) Parties may agree to produce any or all documents electronically, rather than by other means.

Rule 83.7.2 Review of Action of Administrative Agencies, Board, Commission, and Officers (Including Social Security Appeals)

To require that an index be filed with the administrative record.

Change Civil Local Rule 83.7.2(c)

(c) Filing of the record. In review proceedings, the agency shall file the record with the clerk within sixty days of proper service of the petition or notice unless a different time is provided by statute, or as otherwise ordered by the court. The record shall be bates stamped and contain an index including date and description of the document(s).

Rule 83.12.2(b) Pro Hac Vice Admission

Civil Local Rule 83.12.2(b) should be amended requiring email address of attorney seeking pro hac vice admission.

- Name, firm name, address, telephone number, email address of attorney seeking pro hac vice admission.

Rule 83.12.3(a) Appearances and Withdrawals

Civil Local Rule 83.12.3(a) should be amended requiring email address of attorney entering an appearance in a civil case.

- (a) Appearances, Civil Case. Each and every attorney making an appearance in a civil case shall cause the Clerk of Court's records to clearly reflect the firm name (if any), office address, email address of attorney entering an appearance, telephone and facsimile number (if any) of the attorney, and the party for whom appearance is made, by filing a separate written appearance identifying the specific party(s) represented.

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

JUN 24 2008

Stephan Harris, Clerk
Casper

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

IN THE MATTER OF A SPECIAL)
SESSION OF COURT IN FARSON,) ADMINISTRATIVE ORDER
WYOMING)

Pursuant to 28 U.S.C. § 141, it is hereby ordered that the business of the Court requires the holding of a special session to be conducted in Farson, Wyoming, commencing on June 30, 2008, and continuing through July 11, 2008.

DATED this 24th day of June, 2008.



CHIEF JUDGE
WILLIAM F. DOWNES

APR - 4 2008

Stephan Harris, Clerk
Casper

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF WYOMING

ORDER AMENDING COLLATERAL FINE SCHEDULE

It appearing to the Court that it is necessary to amend the collateral fine schedules presently in effect in the District of Wyoming in order to insure that collateral fines are more uniform throughout the District, and being fully advised in the premises, it is hereby

ORDERED that in the event a violator fails to forfeit collateral, the United States Magistrate Judge shall require the preparation of a written complaint or other document containing a probable cause statement, and may, within said Judge's discretion, require that the bond on said petty offenses complaint be set at not more than a sum equal to twice the amount of the fine. The amount of bond the Magistrate Judge requires shall be plainly stated on the Complaint; and it is further

ORDERED that the attached lists for the National Park Service, Bureau of Land Management, United States Forest Service and United States Fish & Wildlife comprises those statutes that shall be enforced by the said federal agencies throughout the District. Included herein is the applicable collateral forfeiture/appearance bond fee schedule for each offense listed which shall be uniformly levied by law enforcement personnel throughout the District. It should be understood that if not governed by this schedule, the decision whether to (1) take an accused violator into custody; (2) allow him/her to forfeit collateral; or (3) merely issue a warning shall be within the sound discretion of the law enforcement personnel. In addition, should a violator appear before a

United States Magistrate Judge, said Magistrate Judge may impose a fine or imprisonment or both, up to the statutory maximum without regard to this schedule.

(1) Mandatory Appearance Where Bail is Required:

Some of the offenses contained herein have been deemed by the United States District Court to require that an accused violator be detained and brought before an available United States Magistrate Judge. In the event a Magistrate Judge is not immediately available, and in the interest of preventing undue detention, an amount of bail has been established, which the accused violator may tender to the person authorized to accept bail for the Magistrate Judge. This bail is intended to insure the appearance of the violator at the time and place noted on the violation notice and is **not** forfeitable. If the violator is unable to make the required bail, he/she shall be placed in proper custody, and he/she shall remain in such custody until he/she makes bail or is released by the Magistrate Judge.

Throughout the schedule, these offenses are denoted by the required appearance and a set bail amount. In each case where so indicated, the above procedure shall be followed.

(2) Mandatory Appearance Where No Bail is Required:

In all cases where a mandatory appearance is required but no bail amount has been set, the violator may be allowed to go free, but he/she must be advised to appear on the date indicated on the violation notice, and under **no** circumstances may he/she forfeit collateral. In the event the violator

fails to appear on the date indicated on the violation notice, the United States Magistrate Judge may, pursuant to Rule 58(d)(3), issue a summons or warrant for arrest of the violator.

(3) Offenses Where Collateral May Be Forfeited:

In those instances where a collateral amount has been set and no mandatory appearance is required, the accused may be allowed to plead guilty without an appearance before a United States Magistrate Judge and forfeit the collateral amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the United States Mail in the presence of said officer.

IT IS FURTHER ORDERED that in the event an offense occurs to which no reference has been made in this Schedule, the law enforcement agency involved shall immediately contact the United State's Attorney's Office in Cheyenne, Wyoming, at (307) 772-2124, or the United States Attorney's Office in Casper, Wyoming, at (307) 261-5434, for advice and consultation.

DATED this 4th day of April, 2008.


CHIEF JUDGE
UNITED STATES DISTRICT COURT

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

APR - 4 2008

Stephan Harris, Clerk
Casper

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF WYOMING

**ORDER TO ASSIMILATE STATE LAW BY AUTHORITY OF
18 U.S.C. § 13 REGARDING WARREN AIR FORCE BASE**

It appearing to the Court that it is necessary to include a fine schedule for certain non-traffic offenses for Warren Air Force Base, and being fully advised in the premises, it is

ORDERED that the attached fine schedule comprises some non-traffic state statutes that shall be enforced by Warren Air Force Base. Included on the fine schedule is the applicable collateral forfeiture/appearance bond fee schedule for each offense listed, which shall be understood that if not governed by this schedule, the decision whether to (1) take an accused violator into custody; (2) allow him/her to forfeit collateral; or (3) to merely issue a warning shall be within the sound discretion of the law enforcement personnel. In addition, should a violator appear before a United States Magistrate Judge, said Magistrate Judge may impose a fine or imprisonment or both, up to the statutory maximum without regard to this schedule.

Three types of offenses are listed throughout this schedule and the procedures which follow shall govern each:

(1) Mandatory Appearance Where Bail is Required:

Some of the offenses contained herein have been deemed by the United States District Court to require that an accused violator be detained and brought before an available United States Magistrate Judge. In the event a Magistrate Judge is not immediately available, and in the interest of preventing undue detention, an amount of bail has been established, which the accused

violator may tender to the person authorized to accept bail for the Magistrate Judge. This bail is intended to insure the appearance of the violator at the time and place noted on the violation notice and is not forfeitable. If the violator is unable to make the required bail, he/she shall be placed in proper custody, and he/she shall remain in such custody until he/she makes bail or is released by the Magistrate Judge.

Throughout the schedule these offenses are denoted by a required appearance and bail amount has been set. In each case where so indicated, the above procedure shall be followed.

(2) Mandatory Appearance Where No Bail Is Required:

In all cases where a mandatory appearance is required but no bail amount has been set, the violator may be allowed to go free, but he/she must be advised to appear on the date indicated on the violation notice, and under no circumstances may he/she forfeit collateral.

(3) Offenses Where Collateral May Be Forfeited:

In those instances where a collateral amount has been set and no mandatory appearance is required, the accused may be allowed to plead guilty without an appearance before the Magistrate Judge and forfeit the collateral amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the United States Mail in the presence of said officer.

IT IS FURTHER ORDERED that in the event an offense occurs to which no reference has been made in this Schedule, the law enforcement agency involved shall immediately contact the United States Attorney's Office in Cheyenne, Wyoming, at (307) 772-2124 or the United

States Attorney's Office in Casper, Wyoming, at (307) 261-5434, for advice and consultation.

DATED this 4th day of April, 2008.



CHIEF JUDGE
UNITED STATES DISTRICT COURT

FINE SCHEDULE

WARREN AIR FORCE BASE Regarding Non-Traffic Matters	
STATUTE	Fine Schedule
Underage Drinking (Assimilating State Law by authority of 18 U.S.C. § 13)	<i>See</i> W.S. 12-6-101(b) Mandatory Appearance <i>or</i> \$110.00
18 U.S.C. § 1382 Trespass	Mandatory Appearance <i>or</i> \$110.00
18 U.S.C. § 113 Assault	Simple Assault – \$150 Striking, beating, or wounding – Mandatory Appearance
Breach of Peace/Disorderly Conduct (Assimilating State Law by authority of 18 U.S.C. § 13)	<i>See</i> W.S. 6-6-101 et seq. Mandatory Appearance <i>or</i> \$150.00
18 U.S.C. § 641 Theft (under \$1,000)	Mandatory Appearance

APR - 4 2008

Stephan Harris, Clerk
Casper

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING**

**ORDER TO INCLUDE ADDITIONAL FINES IN COLLATERAL FINE
SCHEDULE FOR THE VETERAN'S ADMINISTRATION**

It appearing to the Court that it is necessary to include additional collateral forfeiture/appearance bond fee schedules for the Veteran's Administration, and being fully advised in the premises, it is

ORDERED that the attached list comprises those statutes and regulations that shall be enforced by the Veteran's Administration. Included herein is the applicable collateral forfeiture/appearance bond fee schedule for each offense listed, which shall be understood that if not governed by this schedule, the decision whether to (1) take an accused violator into custody; (2) allow him/her to forfeit collateral; or (3) to merely issue a warning shall be within the sound discretion of the law enforcement personnel. In addition, should a violator appear before a United States Magistrate Judge, said Magistrate Judge may impose a fine or imprisonment or both, up to the statutory maximum without regard to this schedule.

Three types of offenses are listed throughout this schedule and the procedures which follow shall govern each:

(1) Mandatory Appearance Where Bail is Required:

Some of the offenses contained herein have been deemed by the United States District Court to require that an accused violator be detained and brought before an available United States Magistrate Judge. In the event a Magistrate Judge is not immediately available, and in the

interest of preventing undue detention, an amount of bail has been established, which the accused violator may tender to the person authorized to accept bail for the Magistrate Judge. This bail is intended to insure the appearance of the violator at the time and place noted on the violation notice and is not forfeitable. If the violator is unable to make the required bail, he/she shall be placed in proper custody, and he/she shall remain in such custody until he/she makes bail or is released by the Magistrate Judge.

Throughout the schedule these offenses are denoted by a required appearance and bail amount has been set. In each case where so indicated, the above procedure shall be followed.

(2) Mandatory Appearance Where No Bail Is Required:

In all cases where a mandatory appearance is required but no bail amount has been set, the violator may be allowed to go free, but he/she must be advised to appear on the date indicated on the violation notice, and under no circumstances may he/she forfeit collateral.

(3) Offenses Where Collateral May Be Forfeited:

In those instances where a collateral amount has been set and no mandatory appearance is required, the accused may be allowed to plead guilty without an appearance before the Magistrate Judge and forfeit the collateral amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the United States Mail in the presence of said officer.

IT IS FURTHER ORDERED that in the event an offense occurs to which no reference has been made in this Schedule, the law enforcement agency involved shall immediately contact the United States Attorney's Office in Cheyenne, Wyoming, at (307) 772-2124 or the United States Attorney's Office in Casper, Wyoming, at (307) 261-5434, for advice and consultation.

DATED this 4th day of April, 2008.


CHIEF JUDGE
UNITED STATES DISTRICT COURT

FINE SCHEDULE

VETERANS ADMINISTRATION	
STATUTE (38 CFR)	Fine Schedule
	(Pursuant to the CFR's)
Preservation of Property 1.218(b)	
(1) Improper disposal of rubbish on property	\$200.00
(2) Spitting on property	\$25.00
(3) Throwing of articles from a building or the unauthorized climbing upon any part of a building	\$50.00
(4) Willful destruction, damage, or removal of Government property without authorization	Mandatory Appearance or \$500.00 Bond
(5) Defacement, destruction, mutilation or injury to, or removal, or disturbance of, grave marker or headstone	Mandatory Appearance or \$500.00 Bond
(6) Failure to comply with signs of a directive and restrictive nature posted for safety purposes	\$50.00
(7) Tampering with, removal, marring, or destruction of posted signs	\$150.00
(8) Entry into areas posted as closed to the public or others (trespass)	\$50.00

STATUTE (38 CFR)	Fine Schedule
(9) Unauthorized demonstration or service in a national cemetery or on other Veterans Administration property	\$250.00
(10) Creating a disturbance during a burial ceremony	\$250.00
(11) Disorderly conduct which creates loud, boisterous, and unusual noise, or which obstructs the normal use of entrances, exits, foyers, offices, corridors, elevators, and stairways, or which tends to impede or prevent the normal operation of a service or operation of the facility	\$250.00
(12) Failure to depart premises by unauthorized persons	\$50.00
(13) Unauthorized loitering, sleeping or assembly on property	\$50.00
(14) Gambling – participating in games of chance for monetary gain or personal property; the operation of gambling devices, a pool or lottery; or the taking or giving of bets	\$200.00
(15) Operation of a vehicle under the influence of alcoholic beverages or non-prescribed narcotic drugs, hallucinogens, marijuana, barbiturates, or amphetamines	Mandatory Appearance or \$500.00 Bond
(16) Entering premises under the influence of alcoholic beverages or non-prescribed narcotic drugs, hallucinogens, marijuana, barbiturates or amphetamines	\$200.00

STATUTE (38 CFR)	Fine Schedule
(17) Unauthorized use on property of alcoholic beverages or narcotic drugs, hallucinogens, marijuana, barbiturates or amphetamines	\$300.00
(18) Unauthorized introduction on Veterans Administration controlled property of alcoholic beverages or narcotic drugs, hallucinogens, marijuana, barbiturates, or amphetamines or the unauthorized giving of same to a patient or beneficiary	\$500.00
Soliciting, Vending and Debt Collection	
(19) Unauthorized solicitation of alms and contributions on premises	\$50.00
(20) Commercial soliciting or vending, or the collection of private debts on property	\$50.00
(21) Distribution of pamphlets, handbills, and flyers	\$25.00
(22) Display of placards or posting of material on property	\$25.00
Photographs for News, Advertising or Commercial Purposes	
(23) Unauthorized photography on premises	\$50.00

STATUTE (38 CFR)	Fine Schedule
Vehicular and Pedestrian Traffic	
(24) Failure to comply with traffic directions of hospital police	\$25.00
(25) Parking in pace posted as reserved for physically disabled persons	\$50.00
(26) Parking in no-parking areas, lanes, or crosswalks so posted or marked by yellow borders or yellow stripes	\$25.00
(27) Parking in emergency vehicle spaces, areas and lanes bordered in red or posted as Emergency Vehicles Only or Fire Lane or parking within 15 feet of a fire hydrant	\$50.00
(28) Parking within an intersection or blocking a posted vehicle entrance or posted exit lane	\$25.00
(29) Parking in spaces posted as reserved or in excess of posted time limit	\$15.00
(30) Failing to come to a complete stop at a Stop Sign	\$25.00
(31) Failing to yield to a pedestrian in a marked and posted crosswalk	\$25.00
(32) Driving in the wrong direction on a posted one-way street	\$25.00

STATUTE (38 CFR)	Fine Schedule
(33) Operation of a vehicle in reckless or unsafe manner, drag racing, overriding curbs, or leaving the roadway	Mandatory Appearance or \$100.00 Bond
(34) Exceeding posted speed limits (I) by up to 10 mph	Up to 10 mph, \$25.00 Up to 20 mph, \$50.00 Over 20 mph, \$100.00
(35) Creating excessive noise in a hospital or cemetery zone by muffler cut out, excessive use of a horn, or other means	\$50.00
(36) Failure to yield right of way to other vehicles	\$50.00
(37) Possession of firearms, carried either openly or concealed, whether loaded or unloaded (except by Federal or State law enforcement on official business)	Mandatory Appearance or \$500.00 Bond
(38) Introduction or possession of explosives, or explosive devices which fire a projectile, ammunition or combustibles	Mandatory Appearance or \$500.00 Bond
(39) Possession of knives which exceed a blade length of 3 inches; switchblade knives; any of the variety of hatchets, clubs and hand-held weapons; or brass knuckles	\$300.00
(40) The unauthorized possession of any of the variety of incapacitating liquid or gas-emitting weapons	\$200.00

STATUTE (38 CFR)	Fine Schedule
(41) Unauthorized possession, manufacture, or use of keys or barrier card type keys to rooms or areas on the property	\$200.00
(42) The surreptitious opening, or attempted opening, of locks or card-operated barrier mechanisms on property	\$500.00
(43) Soliciting for, or the act of, prostitution	\$250.00
(44) Any unlawful sexual activity	\$250.00
(45) Jogging, bicycling, sledding or any recreational physical activity conducted on cemetery grounds	\$50.00
18 U.S.C. § 13 Laws of the State Adopted for Areas Within Federal Jurisdiction	
Driving Under Suspension <i>Citing W.S. § 31-7-132</i>	Mandatory Appearance
No Proof of Liability Insurance <i>Citing W.S. § 31-4-103(a)</i>	Mandatory Appearance
No Display of License Plate <i>Citing W.S. § 31-4-101(a)(ii)</i>	Mandatory Appearance
No Vehicle Registration <i>Citing W.S. § 31-4-101(a)(i)</i>	Mandatory Appearance
Driving Under the Influence of Alcohol or Drugs <i>Citing W.S. § 31-5-233</i>	Mandatory Appearance

APR - 4 2008

Stephan Harris, Clerk
Casper

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

GENERAL ORDER AMENDING COLLATERAL FINE SCHEDULE

It appearing to the Court that it is necessary to amend the Collateral Fine Schedule by adopting the bond amounts of the State of Wyoming, Uniform Bail and Forfeiture Schedule, and the Court being fully advised in the premises, it is

ORDERED that the Collateral Fine Schedule, which is available at the United States District Court for the District of Wyoming, be and the same is hereby amended as follows:

Assimilated State Laws

Uniform Bail and Forfeiture Schedule, Wyoming Rules of Criminal Procedure

Appendix to Rule 3.1, Wyo.R.Cr.P., 1A Traffic Offenses

In those instances when an accused violator wishes to plead guilty and he so indicates the same on the violation notice, he may forfeit collateral in the amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the U.S. mail in the presence of said officer.

This District adopts and incorporates by reference the current Wyoming Supreme Court Order adopting the Uniform Bail and Forfeiture Schedules promulgated by the court. This District also adopts and incorporates by reference any orders by the Wyoming Supreme Court subsequently revising the State of Wyoming Uniform Bail and Forfeiture Schedules.

DATED this 4th day of April, 2008.



CHIEF JUDGE
UNITED STATES DISTRICT COURT

**UNITED STATES DISTRICT COURT
DISTRICT OF WYOMING**

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING
APR 16 2007

DESIGNATION OF MAGISTRATE JUDGE STEPHEN E. COLE
IN SOCIAL SECURITY CASES

Stephan Harris, Clerk
Cheyenne

GENERAL ORDER

This matter comes before the Court upon review of assignment of social security cases in the District of Wyoming.

Pursuant to United States District Court District for the District of Wyoming Local Rule 72.1(b), the District Court designates magistrate judges to conduct hearings, including evidentiary hearings pursuant to Title 28, United States Code, Sections 636(b)(1)(B) and submit to a trial judge findings and recommendations for the final disposition by a district judge.

Local Rule 73.1(c)(2) for the United States District Court District for the District of Wyoming, Duties of Magistrate Judge provides in part: "Referral of Government Small Claim Cases. Pursuant to general order of the District Court, the Magistrate Judge is hereby authorized to conduct any and all proceedings, including evidentiary hearings, and submit to the Court proposed findings of fact and recommendations for the disposition by the Court of the following civil cases wherein the amount in controversy does not exceed Two Thousand Dollars (\$2,000.00): ... (2) Social Security." The Court finds that the reference to "Small Claim Cases" is no longer applicable and that the monetary limitation for the amount in controversy up to \$2,000.00 is artificially low. Therefore, the Court hereby strikes these limitations from the language of the rule and will amend the rule on a later date.

Magistrate Judge Stephen E. Cole is a full time Magistrate Judge sitting in Yellowstone National Park, Wyoming. In order to continue to provide efficient, satisfactory disposition in all cases brought before this Court, the Court hereby refers to Magistrate Judge Cole, social security cases filed in the District of Wyoming. Magistrate Judge

Cole shall conduct all hearings in social security cases as provided by Title 28, United States Code, Section 636(b)(1)(B) & (C).

NOW, THEREFORE, IT IS ORDERED that the reference to "Small Claim Cases: and the \$2,000.00 limitation stated in United States District Court for the District of Wyoming Local Rule 73.1(c)(2) be, and the same is hereby rescinded. It is

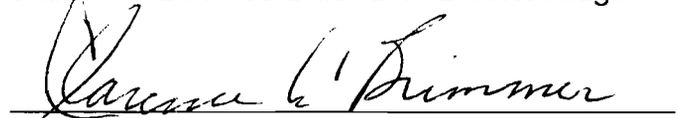
FURTHER ORDERED, that pursuant to Title 28, United States Code, Sections 636(b)(1)(B) & (C), and United States District Court for the District of Wyoming Local Rule 73.1(c)(2) as amended, effective the date of this order, Magistrate Judge Stephen E. Cole is hereby designated as referral Magistrate Judge in all social security cases to assist the district court judges in the disposition of the same.

DATED this 16th day of April, 2007.

BY THE COURT



William F. Downes Chief U.S. District Judge



Clarence A. Brimmer, U.S. District Judge



Alan B. Johnson, U.S. District Judge

**UNITED STATES DISTRICT COURT
DISTRICT OF WYOMING**

JUN 14 2006

Stephan Harris, Clerk
Casper

ESTABLISHMENT OF MAMMOTH HOT SPRINGS
IN YELLOWSTONE NATIONAL PARK AS DUTY STATION
FOR OFFICE OF CLERK OF COURT

GENERAL ORDER

This matter comes before the Court on the request of the Administrative Office of the U.S. Courts for an Order establishing Mammoth Hot Springs in Yellowstone National Park as an Official Duty Station for the Office of the Clerk of Court and the United States Probation Office for the District of Wyoming.

The Court finds that a U S Magistrate Judge or Commissioner has been sitting by designation in Yellowstone National Park since 1894. Magistrate Judge Stephen E. Cole was appointed as part time Magistrate Judge in Worland, Wyoming in January 1975 and was appointed full time Magistrate Judge in Yellowstone National Park, Wyoming on January 1, 1982 and currently serves the District in this position. In 2001, a part time judicial assistant was hired for Magistrate Judge Cole and on May 1, 2006, the judicial assistant was designated as full time. Magistrate Judge Cole's case load has risen steadily over his term. Currently, there are in excess of 4000 citations issued annually in Yellowstone National Park, of which, approximately 600 will require Magistrate Judge Cole to hold hearings or otherwise dispose of them. The majority of these citations are issued during the peak tourist season from May to September each year. Magistrate Judge Cole actively signs complaints, search warrants and conducts hearings pursuant to the Federal Rules of Criminal Procedure. The United States Attorney opened an office employing a full time Assistant U.S. Attorney in Yellowstone National Park in May, 2005. There are currently 2 full time Deputy U.S. Marshal's stationed in Yellowstone National Park, as well as Court Security Officers.

NOW THEREFORE IT IS ORDERED:

Effective May 1, 2006, Mammoth Hot Springs and those areas designated as jurisdiction for the District of Wyoming in Yellowstone National Park is hereby designated as an official duty station for the United States District Court for the District

of Wyoming. This Order specifically pertains to support staff for the Office of the Clerk of Court and the United States Probation Office for the District of Wyoming.

DATED this 14th day of June 2006.

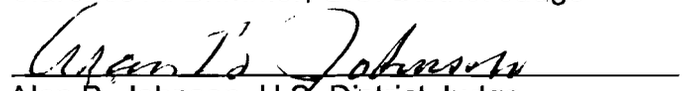
BY THE COURT



William F. Downes Chief U.S. District Judge



Clarence A. Brimmer, U.S. District Judge



Alan B. Johnson, U.S. District Judge

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

JUL 1 2005

5:00 pm
Stephan Harris, Clerk
Casper

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF WYOMING

ORDER ADDING ADDENDUM TO COLLATERAL FINE SCHEDULE

It appearing to the Court that it is necessary to file an addendum to the collateral fine schedules presently in effect in the District of Wyoming in order to insure that collateral fines are more uniform throughout the District, and being fully advised in the premises, it is hereby

ORDERED that in the event a violator fails to forfeit collateral, the United States Magistrate Judge shall require the preparation of a written complaint or other document containing a probable cause statement, and may, within said Judge's discretion, require that the bond on said petty offenses complaint be set at not more than a sum equal to twice the amount of the fine. The amount of bond the Magistrate Judge requires shall be plainly stated on the Complaint; and it is further

ORDERED that the following list comprises the addendum of those statutes that shall be enforced by the various federal agencies throughout the District. Included herein is the addendum that includes the applicable collateral forfeiture/appearance bond fee schedule for each offense listed, attached as Exhibit "A", which shall be uniformly levied by law enforcement personnel throughout the District. It should be understood that if not governed by this schedule, the decision whether to (1) take an accused violator into custody; (2) allow him/her to forfeit collateral; or (3) merely issue a warning shall be within the sound discretion of the law enforcement personnel. In addition, should a violator appear before a United States Magistrate

Judge, said Magistrate Judge may impose a fine or imprisonment or both, up to the statutory maximum without regard to this schedule.

(1) Mandatory Appearance Where Bail is Required:

Some of the offenses contained herein have been deemed by the United States District Court to require that an accused violator be detained and brought before an available United States Magistrate Judge. In the event a Magistrate Judge is not immediately available, and in the interest of preventing undue detention, an amount of bail has been established, which the accused violator may tender to the person authorized to accept bail for the Magistrate Judge. This bail is intended to insure the appearance of the violator at the time and place noted on the violation notice and is **not** forfeitable. If the violator is unable to make the required bail, he/she shall be placed in proper custody, and he/she shall remain in such custody until he/she makes bail or is released by the Magistrate Judge.

Throughout the schedule, these offenses are denoted by the required appearance and a set bail amount. In each case where so indicated, the above procedure shall be followed.

(2) Mandatory Appearance Where No Bail is Required:

In all cases where a mandatory appearance is required but no bail amount has been set, the violator may be allowed to go free, but he/she must be advised to appear on the date indicated on the violation notice, and under **no** circumstances may he/she forfeit collateral. In the event the violator

fails to appear on the date indicated on the violation notice, the United States Magistrate Judge may, pursuant to Rule 58(d)(3), issue a summons or warrant for arrest of the violator.

(3) Offenses Where Collateral May Be Forfeited:

In those instances where a collateral amount has been set and no mandatory appearance is required, the accused may be allowed to plead guilty without an appearance before a United States Magistrate Judge and forfeit the collateral amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the United States Mail in the presence of said officer.

IT IS FURTHER ORDERED that in the event an offense occurs to which no reference has been made in the previously approved Fine Schedule and the attached addendum, the law enforcement agency involved shall immediately contact the United State's Attorney's Office in Cheyenne, Wyoming, at (307) 772-2124, or the United States Attorney's Office in Casper, Wyoming, at (307) 261-5434, for advice and consultation; it is further

ORDERED that Local Rule 503 of the United States District for the District of Wyoming shall be in effect as if fully set forth herein.

DATED this 30th day of June, 2005.


CHIEF JUDGE
UNITED STATES DISTRICT COURT

ADDENDUM TO FINE SCHEDULE

NATIONAL PARK SERVICE Yellowstone National Park/Grand Teton National Park Devil's Tower/Big Horn Canyon		
STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
Fishing		
2.3(a) Except in designated areas, fishing shall be in accordance with the laws and regulations of the State.	Use 36 C.F.R. § 7.13	Adopt State Fine Schedule
2.3(d)(1)	Use 36 C.F.R. § 7.13	\$60.00
Camping and Food Storage		
2.10(b)(3) Camping within 25 feet of a water hydrant or main road or within 100 feet of a flowing stream, river or body water, except in designated area.		\$50.00
2.10(d) Improper Food Storage	\$50.00	<i>Minor</i> – \$50.00 <i>Major</i> – Bear, Wolf, etc. get to food – \$200.00 or M/A
Pets		
2.15(a)(1) Possessing a pet in a public building, public transportation vehicle, or location designated as a swimming beach.		Front Country \$50.00 Back Country \$100.00
2.15(a)(5) Failing to comply with pet excrement disposal		\$50.00
Horses and Pack Animals		
2.16(a) Use of animals other than those designated as “pack animals” for purposes of transporting equipment		\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.16(g) Violation of established conditions concerning the use of horses or pack animals		\$110.00 plus \$25.00 for each additional animal
Violations of terms/conditions of permits		
2.50(e) Violation of terms and conditions of a permit – special event		\$250.00
Permits		
3.3 Permit required for use of a vessel within a park area		\$200.00
3.6(j) Operating a vessel propelled by machinery on waters not directly accessible by road		\$60.00
Water Skiing		
3.20(a) Towing of persons by vessels is prohibited except in designated areas		\$75.00
3.20(b)(1) Where towing is authorized, towing between the hours of sunset to sunrise		\$75.00
3.20(b)(2) Towing without one person (other than the operator) observing the progress of person being towed		\$75.00
3.20(b)(3) Towing a person is not wearing a personal flotation device		\$75.00
3.20(b)(4) Towing or being towed in channels or within 500 feet of areas designated as harbors, swimming beaches or mooring areas – or within 100 feet of person fishing or swimming		\$75.00
Swimming and Bathing		

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
3.21(a)(1) Swimming or bathing in locations designated as closed		\$25.00
3.21(a)(2) Swimming or bathing in violation of designated restrictions		\$100.00
3.21(a)(3) Swimming from vessels which are underway		\$100.00
3.21(b) Use of flotation devices, glass containers, kites, or incompatible sporting activities within locations designated as swimming beaches		\$100.00
4.2 – State Law Applicable		Use state law except as noted in this fine schedule
Load, Weight and Size Limits		
4.11(a) Vehicle load, weight and size limits established by state law apply to vehicle operated on park road		<i>See State Fine Schedule</i>
4.11(b)(4) Operating a motor vehicle with an auxiliary detachable side mirror that extends more than 10 inches beyond the side fender	\$25.00	\$50.00
4.11(c) Violating a term or condition of permit		<i>See State Fine Schedule</i>
Alcoholic Beverages; Sales of Intoxicants		
5.2(a) Sale of alcohol containing more than 1 percent of alcohol by weight shall conform with all applicable federal, state and local laws		\$500.00 or M/A
5.2(b) No liquor shall be sold on any privately owned lands		\$500.00 or M/A
Eating, Drinking, or Lodging Establishments		

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
5.10(a) No establishment offering food, drink or lodging for sale on any privately owned lands may be operated without a permit		\$500.00 or M/A
5.10(b) Establishments shall be maintained and operated in accordance with the rules and regulations		\$500.00 or M/A
YNP – Special Regulations		
Winter Use		
7.13(l) Speeding (the use of over snow vehicles in YNP is not subject to 2.18(d)(4). Therefore, speeding violations shall be cited via 4.21(c)		Snowmobile – radar \$5.00/mile Snow coach – radar \$5.00/mile Snowmobile – no radar \$50.00 Snow coach – no radar \$50.00
7.13(l)(3) Operate a snowmobile out of compliance		\$100.00
7.13(l)(4)(i) Historic snowcoaches are not initially required to meet air or sound requirements		\$100.00
7.13(l)(4)(ii) Non-historic coaches must meet NPS air emissions requirements		M/A
7.13(l)(4)(iii) Beginning winter of 2008-2009 all non-historic snowcoaches must meet NPS sound requirements.		M/A
7.13(l)(4)(iv) All critical emission-related exhaust components must be functioning properly		M/A

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
7.13(l)(4)(v) Tampering with or disabling a snowcoach's original pollution control equipment is prohibited		M/A
7.13(l)(4)(v) Refusal to be subjected to inspection to determine compliance with requirements		M/A
7.13(l)(5) Only commercially available snowmobiles that meet NPS air and sound emissions requirements may be operated in the park		M/A
7.13(l)(6)(i) Beginning with the 2005 model year, all snowmobiles must be certified under 40 C.F.R. par t1051, to a Family Emission Limit no greater than 15 g/kW-hr for hydrocarbons and to a Family Emission Limit not greater than 120 g/kW-hr for carbon monoxide		M/A
7.13(l)(b)(i)(B) Snowmobiles manufactured prior to the 2004 model year may be operated only if they have been shown to have emissions no greater than the requirements identified in 7.13(l)(b)(i)		M/A
7.13(l)(b)(i)(B)(ii) For sound emissions, snowmobiles must operate at or below 73 dB(a), as measured at full throttle		M/A
7.13(l)(7) Operate snowmobile in designated areas		<i>VN will be issued pursuant to 36 C.F.R. § 2.18(c)</i>
7.13(l)(8) Operate snowcoach in designated areas		M/A
7.13(l)(9)(i) Non-commercial guides are required to successfully complete a training program approved by the Superintendent		M/A

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
7.13(l)(9)(ii) Snowmobile parties must travel in a group, including the guide. Maximum and minimum number designated by Superintendent		M/A
7.13(l)(9)(iii) It is prohibited fro non-commercial guides to receive fees or other forms of compensation for non-commercial guiding services		M/A
7.13(l)(9)(iv) Guided parties must travel together within a maximum of one-third mile of the first snowmobile in the group		M/A
7.13(l)(14)(i)(A) Idling an over snow vehicle more than 5 minutes at any one time		\$100.00
7.13(l)(14)(i)(B) Operating an over snow vehicle while the operator's state motor vehicle license or privilege is suspended or revoked by any state		M/A
7.13(l)(14)(i)(C) Allowing or permitting an unlicensed driver to operate an over snow vehicle		\$100.00
7.13(l)(14)(i)(D) Operating an over snow vehicle in willful or wanton disregard for the safety of persons, property, or park resources		M/A
7.13(l)(14)(i)(E) Operating an over snow vehicle without a lighted white headlamp and/or red taillight.		\$50.00
7.13(l)(14)(i)(F) Operating an over snow vehicle that does not have brakes in good working order		\$50.00
7.13(l)(14)(i)(G) towing of persons on skis, sleds or other sliding devices by over snow vehicles, except in emergency situations		\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
<p>7.13(l)(14)(ii)(A) All over snow vehicles that stop on designated routes must pull over to the far right. Pullouts must be utilized where available</p>		\$50.00
<p>7.13(l)(14)(ii)(B) Over snow vehicle operators must possess a valid motor vehicle operator's license. A learner's permit does not satisfy this requirement</p>		\$60.00
<p>7.13(l)(14)(ii)(C) Equipment sleds towed by a snowmobile must be pulled behind the snowmobile and fastened to the snowmobile with a rigid hitching mechanism</p>		\$100.00
<p>7.13(l)(14)(ii)(D) Snowmobiles must be properly registered and display a valid registration from the United States or Canada</p>		\$60.00
<p>7.13(l)(15)(i) Operating or being in actual physical control of an over snow vehicle is prohibited when the driver is under 21 years of age and the alcohol concentration in the driver's blood or breath is 0.02 grams or more of alcohol per 100 milliliters of blood</p>		M/A
<p>7.13(l)(15)(ii) Operating or being in actual physical control of an over snow vehicle is prohibited when the driver is a snowmobile guide or a snowcoach driver and the alcohol concentration in the operator's blood or breath is 0.04 grams or more of alcohol per 100 milliliters of blood</p>		M/A
<p>7.13(l)(17)(ii) Dog-sledding or ski-jorring is prohibited</p>		\$100.00
<p>7.13(l)(18) Operation of a snow plane is prohibited</p>		M/A
<p>John D. Rockefeller, Jr. Memorial Parkway</p>		

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
7.21(a)(3) Operation of a snowmobile in the Parkway shall be done in compliance with use limits and entry passes, guiding requirements, operating hours and dates, equipment, and operating conditions.		\$100.00
7.21(a)(5) Only commercially available snowmobiles that meet NPS air and sound emissions requirements may be operated in the Parkway		M/A
7.21(a)(6)(i)(A) Beginning with the 2005 model year, all snowmobiles must be certified to a Family Emission Limit no greater than 15 g/kW-hr for hydrocarbons and to a Family Emission Limit no greater than 120 g/kW-hr for carbon monoxide		M/A
7.21(a)(6)(i)(B) Snowmobiles manufactured prior to the 2004 model year may be operated only if they have shown to have air emissions no greater than the requirements found in 7.21(a)(6)(i)		M/A
7.21(a)(6)(ii) Snowmobiles must operate at or below 73dB(a) as measured at full throttle		M/A
7.21(a)(13)(i)(C) Allowing or permitting an unlicensed driver to operate an over snow vehicle is prohibited		\$100.00
7.21(a)(13)(ii)(B) Over snow vehicle operators must possess a valid motor vehicle operator's license. The license must be carried by the operator at all times. A learner's permit does not satisfy this requirement		\$60.00
7.21(a)(13)(ii)(D) Snowmobiles must be properly registered and display a valid registration from the United States or Canada		\$60.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
7.22(a)(17) The operation of a snowplane in the Parkway is prohibited		M/A
Grand Teton National Park		
7.22(b)(1) Fishing in a closed area		\$60.00
7.22(b)(2) Fishing from bridge or boat docket is prohibited		\$60.00
7.22(b)(3) Use of unlawful bait		\$60.00
7.22(c) Stock grazing – privileges for grazing domestic livestock		M/A
7.22(d)(1) No person, party or organization shall be permitted to camp for more than 30 days in a calendar year		\$100.00
7.22(d)(2) Except in group campsites and back country sites, camping is limited to six persons to a site		\$60.00
7.22(e)(1) Motorboats are prohibited except in designated areas		\$60.00
7.22(e)(2) Hand-propelled vessels are prohibited except in designated areas		\$60.00
7.22(e)(3) Sailboats may be used only on Jackson Lake		\$60.00
7.22(e)(4) No person except an authorized concessioner shall moor or beach a vessel on the shore of a designated harbor area		\$60.00
7.22(f) The laws and regulations of the State of Wyoming shall govern elk management		<i>See State Fine Schedule – Assimilate State Law</i>

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
7.22(g)(3) Must operate a snowmobile in GTNP in compliance with use limits and entry passes, operating hours and dates, equipment, and operating conditions		\$100.00
7.22(g)(5) Only commercially available snowmobiles that meet NPS air and sound emissions requirements may be operated in the park.		M/A
7.22(g)(6)(i) Beginning with the 2005 model year, all snowmobiles must be certified to a Family Emission Limit no greater than 15 g/kW-hr for hydrocarbons and to a Family Emission Limit no greater than 120 g/kW-hr for carbon monoxide		M/A
7.22(g)(6)(i)(B) Snowmobiles manufactured prior to the 2004 model year may be operated only if they have shown to have air emissions no greater than the requirements of 7.22(g)(6)(i)		M/A
7.22(g)(7)(i) Operating snowmobile upon designated over snow routes established with the park in accordance with 36 C.F.R. § 2.18(c) – the frozen water surface of Jackson Lake for the purposes of ice fishing only.		M/A
7.22(g)(11)(A) It is prohibited to idle an over snow vehicle more than 5 minutes at any one time		\$100.00
7.22(g)(11)(B) It is prohibited to operate an over snow vehicle while the operator's state motor vehicle license or privilege is suspended or revoked by any state		M/A
7.22(g)(11)(C) It is prohibited to allow or permit an unlicensed driver to operate an over snow vehicle		\$100.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
<p>7.22(g)(11)(D) It is prohibited to operate an over snow vehicle in willful or wanton disregard for the safety of persons, property, or park resources or otherwise in a reckless manner</p>		M/A
<p>7.22(g)(11)(E) It is prohibited to operate an over snow vehicle without a lighted white headlamp and red taillight</p>		\$50.00
<p>7.22(g)(11)(F) It is prohibited to operate an over snow vehicle that does not have brakes in good working order</p>		\$50.00
<p>7.22(g)(11)(ii)(A) All over snow vehicles that stop on designated routes must pull over to the far right and next to the snow berm</p>		\$60.00
<p>7.22(g)(11)(ii)(B) Over snow vehicle operators must possess a valid motor vehicle operator's license. The license must be carried by the operator at all times. A learner's permit does not satisfy this requirement</p>		\$60.00
<p>7.22(g)(11)(ii)(C) Equipment sleds towed by a snowmobile must be pulled behind the snowmobile and fastened to the snowmobile with a rigid hitching mechanism</p>		\$100.00
<p>7.22(g)(11)(ii)(D) Snowmobiles must be properly registered and display a valid registration from the United States or Canada</p>		\$60.00
<p>7.22(g)(12)(i) Operating or being in actual physical control of an over snow vehicle is prohibited when the driver is under 21 years of age and the alcohol concentration in the driver's blood or breath is 0.02 grams or more of alcohol per 100 milliliters of blood or 0.02 grams or more of alcohol per 210 liters of breath</p>		M/A

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
7.22(g)(12)(ii) Operating or being in actual physical control of an over snow vehicle is prohibited when the driver is a commercial guide or a snowcoach driver and the alcohol concentration in the driver's blood or breath is 0.04 grams or more alcohol per 100 milliliters of blood or 0.04 grams or more of alcohol per 210 liters of breath		M/A
7.22(g)(14)(iii) Dog sledding or ski-jorring is prohibited		\$100.00
7.22(g)(15) The operation of a snowplane in GTNP is prohibited		M/A
Part 71 – Recreation Fees		
71.8(a) Validation & Display of Entrance Permits	\$25.00	\$50.00
71.8(b) Non-transferable – Single Visit Non-transferable – Annual Permit National Park Pass Golden Access, Age, Eagle	\$100.00 100.00 100.00 100.00	\$100.00 M/A M/A M/A
Grand Teton National Park Enforcement of 33 and 46 C.F.R.'s (authorized by 36 C.F.R. § 3.1(a))		
General Provisions – 33 C.F.R.		
70.05-1 Interfere with or damage navigation aids		M/A
88.05 Vessel 12+ Meters shall carry and maintain for ready reference a copy of the Inland Navigation Rules		\$60.00
155.330(a) No person may operate a non-oceangoing ship in navigable waters unless it has the capacity to retain on board all oily mixtures and is equipped to discharge mixtures to a reception facility		\$60.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
155.450(a) A ship, except a ship of less than 26 feet, must have a placard of a least 5 by 8 inches		\$60.00
155.770 No person may intentionally drain oil or hazardous material from any source into the bilge of a vessel		\$210.00
159.7(b) No device to prevent sewage discharge from a vessel built after 01/30/75		\$210.00
159.7(c) No device to prevent sewage discharge from vessel built before 01/30/75		\$210.00
173.15(a)(1) No numbered certificate from principal state		\$60.00
173.15(a)(2) Numbers not properly displayed		\$60.00
173.19 Other numbers displayed		\$60.00
173.21(a)(1) No valid certificate of number on board		\$60.00
173.21(a)(2) No rental agreement on board		\$60.00
173.23 Failure to present certificate of number, lease or rental agreement		\$60.00
173.25 Certificate of number, lease or rental agreement not able to be handed to inspector		\$60.00
175.15(a) No type I, II or III PFD for each person on board		\$60.00
175.15(b) A boat greater than 16 foot must also have PFD (Type IV) in addition to the PFD's required in 175.15(a)		\$60.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
175.15(c)(1) Child less than 13 years must wear PFD		\$60.00
175.15(c)(2) Child less than 13 must be below decks or in enclosed cabin if not wearing Type I, II or III PFD		\$60.00
175.19(a) No person may use a recreational boat unless Type I, II, or III PFD is readily accessible		\$60.00
175.19(b) No person may use a recreational boat unless each Type IV PFD is immediately available		\$60.00
175.21(a) PFD not in serviceable condition		\$60.00
175.21(b) PFD not sized correctly for user		\$60.00
175.21(c) PFD not correctly/legibly marked		\$60.00
175.201 Ventilation: none/not operable		\$60.00
W.S. § 41-13-213 Ch – 22 § 5(a) Improper or no lighting/no or inefficient sound signal device – Assimilate WY Boating Regulation via 36 C.F.R. 3.1(a)		\$60.00
General Provisions – 46 C.F.R.		
25.30-20 No fire extinguisher on motorboat when required		\$60.00
25.35-1(a) No flame arrestor		\$60.00
25.35-1(c) Flame arrestor – improper		\$60.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
Speeding (36 C.F.R. § 4.21(c))		<p>\$5.00 per mile over posted speed limit; 25 miles per hour over posted limit – <i>Bond Amount or</i> Mandatory Appearance</p> <p>Construction Zones – \$10.00 per mile over posted speed limit; 25 miles per hour over posted limit – <i>Bond Amount or</i> Mandatory Appearance</p>

FEB 16 2005 4:30 pm

Betty A. Griess, Clerk
Casper

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

AMENDED GENERAL ORDER AMENDING COLLATERAL FINE SCHEDULE

It appearing to the Court that it is necessary to amend Collateral Fee Schedule by amending Section IV, Assimilated State Laws, and being fully advised in the premises, it is

ORDERED that the Collateral Fine Schedule, which is available at the United States District Court for the District of Wyoming, be and the same is hereby amended as follows:

SECTION IV **ASSIMILATED STATE LAWS**

A. TRAFFIC, DRIVERS LICENSE, REGISTRATION AND LICENSING OFFENSE

(3). Offenses Where Collateral May be Forfeited

In those instances when an accused violator wishes to plead guilty and he so indicates the same on the violation notice, he may forfeit collateral in the amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the U.S. mail in the presence of said officer.

This District adopts and incorporates by reference the current Wyoming Supreme Court Order adopting the Revised Uniform Bail and Forfeiture Schedules promulgated by the court. This District also adopts and incorporates by reference any orders by the Wyoming Supreme Court subsequently revising the State of Wyoming Uniform Bail and Forfeiture Schedules.

DATED this 16th day of Feb, 2005.



HON. WILLIAM F. DOWNES, CHIEF JUDGE
UNITED STATES DISTRICT COURT

FEB 16 2005 4:30 pm

Betty A. Griess, Clerk
Casper

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF WYOMING

ORDER AMENDING COLLATERAL FINE SCHEDULE

It appearing to the Court that it is necessary to amend the collateral fine schedules presently in effect in the District of Wyoming in order to insure that collateral fines are more uniform throughout the District, and being fully advised in the premises, it is hereby

ORDERED that in the event a violator fails to forfeit collateral, the United States Magistrate Judge shall require the preparation of a written complaint or other document containing a probable cause statement, and may, within said Judge's discretion, require that the bond on said petty offenses complaint be set at not more than a sum equal to twice the amount of the fine. The amount of bond the Magistrate Judge requires shall be plainly stated on the Complaint; and it is further

ORDERED that the following list comprises those statutes that shall be enforced by the various federal agencies throughout the District. Included herein is the applicable collateral forfeiture/appearance bond fee schedule for each offense listed, attached as Exhibit "A", which shall be uniformly levied by law enforcement personnel throughout the District. It should be understood that if not governed by this schedule, the decision whether to (1) take an accused violator into custody; (2) allow him/her to forfeit collateral; or (3) merely issue a warning shall be within the sound discretion of the law enforcement personnel. In addition, should a violator

appear before a United States Magistrate Judge, said Magistrate Judge may impose a fine or imprisonment or both, up to the statutory maximum without regard to this schedule.

(1) Mandatory Appearance Where Bail is Required:

Some of the offenses contained herein have been deemed by the United States District Court to require that an accused violator be detained and brought before an available United States Magistrate Judge. In the event a Magistrate Judge is not immediately available, and in the interest of preventing undue detention, an amount of bail has been established, which the accused violator may tender to the person authorized to accept bail for the Magistrate Judge. This bail is intended to insure the appearance of the violator at the time and place noted on the violation notice and is **not** forfeitable. If the violator is unable to make the required bail, he/she shall be placed in proper custody, and he/she shall remain in such custody until he/she makes bail or is released by the Magistrate Judge.

Throughout the schedule, these offenses are denoted by the required appearance and a set bail amount. In each case where so indicated, the above procedure shall be followed.

(2) Mandatory Appearance Where No Bail is Required:

In all cases where a mandatory appearance is required but no bail amount has been set, the violator may be allowed to go free, but he/she must be advised to appear on the date indicated on the violation notice, and under **no** circumstances may he/she forfeit collateral. In the event the violator

fails to appear on the date indicated on the violation notice, the United States Magistrate Judge may, pursuant to Rule 58(d)(3), issue a summons or warrant for arrest of the violator.

(3) Offenses Where Collateral May Be Forfeited:

In those instances where a collateral amount has been set and no mandatory appearance is required, the accused may be allowed to plead guilty without an appearance before a United States Magistrate Judge and forfeit the collateral amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the United States Mail in the presence of said officer.

IT IS FURTHER ORDERED that in the event an offense occurs to which no reference has been made in this Schedule, the law enforcement agency involved shall immediately contact the United State's Attorney's Office in Cheyenne, Wyoming, at (307) 772-2124, or the United States Attorney's Office in Casper, Wyoming, at (307) 261-5434, for advice and consultation; it is further

ORDERED that Local Rule 503 of the United States District for the District of Wyoming shall be in effect as if fully set forth herein.

DATED this 16th day of Feb, 2005.



CHIEF JUDGE
UNITED STATES DISTRICT COURT

National
Park
Service

Exhibit "A"

FINE SCHEDULE

NATIONAL PARK SERVICE Yellowstone National Park/Grand Teton National Park Devil's Tower/Big Horn Canyon		
STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
Part 1 – General Provisions		
1.5(f) Violating closures and use limits	\$50.00	\$100.00
1.6(g)(1) Engaging in an activity subject to permitting requirements w/o first obtaining a permit	\$100.00	\$200.00
1.6(g)(2) Violate the terms and conditions of permit	\$50.00	\$100.00
Part 2 – Resource Protection, Public Use and Recreation		
2.1(a)(1)(i) Possessing, destroying, injuring, defacing, removing, digging, or disturbing from its natural state living or dead wildlife or fish, or the parts thereof	\$250.00 plus \$10.00/lb antlers \$25.00/specimen	\$250.00 plus \$10.00/lb antlers \$25.00/specimen M/A for commercial use
2.1(a)(1)(ii) Possessing, destroying... Plants or the parts of products thereof	\$100.00 or Mandatory Appearance	\$100.00
2.1(a)(1)(iii) Fossils, cultural ARPA	\$250.00	\$260.00
2.1(a)(1)(iv) Possessing, destroying... A mineral resource or cave formation or the parts thereof	\$200.00 or Mandatory Appearance	\$200.00 or Mandatory Appearance
2.1(a)(2) Introduce wildlife, fish, plants	\$500	Mandatory Appearance

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.1(a)(3) Tossing, throwing, rolling rocks or other items inside caves or caverns, into valleys, canyons, down hillsides or mountainsides, or into thermal features	\$100.00	\$110.00
2.1(a)(4) Using or possess illegal wood	\$100.00	\$110.00
2.1(a)(5) Walk on, climb, enter, etc. an archeological or resource area	\$100.00	\$110.00
2.1(a)(6) Posses, remove, dig a structure on resource area	\$100.00	\$110.00 or Mandatory Appearance
2.1(a)(7) Use of metal detector	\$100.00	\$110.00
2.1(b) Leaving a trail or walkway to shortcut between portions of the same trail or walkway, or tot shortcut to an adjacent trail	\$35.00	\$50.00
2.1(c)(1) Can/preserve natural products	\$25.00	\$50.00
2.1(c)(3)(i) Gathering undesignated natural products	\$100.00	\$110.00 plus \$25.00 per specimen
2.1(c)(3)(ii) Gather undesignated natural products in size/quantity Size/quantity allowed	\$100.00	\$110.00 plus \$25.00 per specimen
2.1(c)(3)(iii) Remove natural products	\$100.00	\$110.00 plus \$25.00 per specimen
2.1(c)(3)(iv) Gathering natural products outside designated area	\$100.00	\$110.00 plus \$25.00 per specimen
2.1(c)(3)(v) Sale or commercial use of natural products	\$250.00	Mandatory Appearance

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.2(a)(1) Taking wildlife	\$500.00	Mandatory Appearance
2.2(a)(2) Disturbing Wildlife	\$50.00	\$75.00
Use of bugles/calls	\$100.00	\$200.00
2.2(a)(3) Unlawfully possessing taken wildlife	\$250.00	Mandatory Appearance
2.2(d) Transporting lawfully taken wildlife through a park area w/o first obtaining a permit	\$100.00	\$110.00
2.2(e) Spotlighting in park	\$100.00	\$110.00
2.3(d)(1) Improper method/unattended line	\$50.00	<i>See 7.13</i>
2.3(d)(2) Posses/use improper bait	\$50.00	\$110.00
2.3(d)(3) Feeding/attracting fish	\$50.00	\$110.00
2.3(d)(4) Commercial fishing	\$250.00	Mandatory Appearance
2.3(d)(5) Using drugs, poisons, explosives	\$500.00	Mandatory Appearance
2.3(d)(6) Digging for bait	\$25.00	\$50.00
2.3(d)(7) Improper catch and release of fish	\$50.00	\$110.00
2.3(d)(8) Fish from bridges/docks	\$25.00	\$50.00 plus \$20 per illegally caught non-native fish up to 5
2.4(a)(1)(i) Possess a weapon, trap or net	\$150.00	\$110.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.4(a)(1)(ii) Carry weapon, trap or net	\$100.00	\$150.00
2.4(a)(1)(iii) Use weapon	\$100.00	\$110.00 or Mandatory Appearance
2.4(b) Loaded weapon in vehicle	\$100.00	\$110.00
2.4(c) Use of weapon, trap or net that endangers someone	\$100.00	Mandatory Appearance
2.4(d) Violate the terms and conditions of a permit to carry or possess a weapon, trap, or net issued by the Superintendent	\$150.00	\$150.00
2.5(a) Taking plants, fish, wildlife, rocks, or minerals except in accordance with other regulations or specimen collection permit	\$100.00 Plus \$25.00 per specimen	\$150.00 plus \$25 per specimen
2.5(h) Violate terms and conditions of permit	\$100.00	\$150.00
2.10(b)(1) Dig or level the ground at a campsite	\$50.00	\$50.00
2.10(b)(2) Leaving camping equipment, site alterations, or refuse after departing a campsite	\$50.00	\$100.00
2.10(b)(4) Violation of quiet hours	\$50.00	\$50.00
2.10 (b)(5) Installation of permit camping facilities	\$50.00	\$50.00
2.10(b)(6) Displaying wildlife carcass	\$50.00	\$100.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.10(b)(7) Hook into a utility system	\$50.00	\$50.00
2.10(b)(8) Failing to obtain a permit	\$50.00	\$100.00
2.10(b)(9) Camping conditions	\$50.00	Back country camping – \$50.00 Hard side units – \$50.00 Horses in front country sites – \$50.00 # persons/vehicle per site – \$50.00
2.10(b)(9) Camping conditions – <i>continued</i>	\$50.00	LCP permit violations – \$100.00 Time limits – \$100.00
2.10(b)(10) Camp outside of designated sites or areas	\$50.00	\$100.00
2.10(c) Violate the terms and conditions of a permit	\$50.00	\$150.00
2.10(d) Improper food storage	\$50.00	\$50.00
2.10(d) Improper food storage - <i>cont.</i> Bear, wolf, etc. gets food	\$50.00	Mandatory Appearance
2.11 Picnicking in undesignated area	\$25.00	\$25.00
2.12(a)(1) Operate motorized equipment	\$50.00	\$75.00
2.12(a)(1)(i) Exceed 60 decibels	\$50.00	\$75.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.12(a)(1)(ii) Unreasonable Noise	\$50.00	\$75.00
2.12(a)(2) Power saw without permit	\$50.00	\$75.00
2.12(a)(3) Motorized equipment in back country	\$50.00	\$100.00
2.12(a)(4) PA system without permit	\$50.00	\$100.00
2.12(b) Violate terms/conditions of permit	\$50.00	\$100.00
2.13(a)(1) Fire in undesignated area	\$50.00	\$60.00
2.13(a)(2) Improper use of stove/lantern	\$50.00	\$60.00
2.13(a)(3) Lighting, tending or using a fire, stove or lantern in a manner that threatens, causes damage to or results in the burning of property	\$100.00	\$100.00
2.13(a)(4) Leaving a fire unattended	\$100.00	\$100.00
2.13(a)(5) Improper disposal of lighted material	\$100.00	\$100.00
2.13(b) Not extinguishing fire properly	\$100.00	\$100.00
2.13(c) Use of fire during high fire danger	\$100.00	\$100.00
2.14(a)(1) Littering	\$100.00	\$110.00
2.14(a)(2) Unauthorized use of garbage cans	\$50.00	\$60.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.14(a)(3) Depositing refuse in the plumbing fixtures or vaults of a toilet facility	\$75.00	\$75.00
2.14(a)(4) Draining refuse from trailer	\$100.00	\$110.00
2.14(a)(5) Improper use of water outlet	\$25.00	\$50.00
2.14(a)(6) Pollute/contaminate park water	\$100.00	\$100.00
2.14(a)(7) Disposing of fish remains on land, or in waters within 200 feet of boat docks or designated swimming beaches	\$100.00	\$110.00
2.14(a)(8) Disposal of human body waste in developed area	\$100.00	\$110.00
2.14(a)(9) Disposal of human body waste in non-developed area	\$100.00	\$110.00
2.14(b) Violate terms and conditions of permit	\$100.00	\$110.00
2.15(a)(1) Possess a pet in an area closed to the possession of pets	Front country – public buildings, public transportation, etc. – \$35.00 Back country – wilderness area – \$100.00	<i>See § 7.13</i>
2.15(a)(2) Fail to crate, cage, restrain on a leash, or otherwise confine a pet at all times	\$35.00	\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.15(a)(3) Leave a pet unattended and tied to an object	\$50.00	\$60.00
2.15(a)(4) Allow a pet to make unreasonable noise	\$50.00	\$60.00
2.15(b) Hunt dog violate State/Federal law	\$25.00	\$50.00
2.15(c) Animals running loose	\$25.00	\$50.00
2.15(d) Pets running at large may be impounded	\$25.00	\$50.00
2.15(e) Pets kept by residents – in accordance with established conditions	\$25.00	\$50.00
2.16(a) Use of undesignated pack animals	\$25.00	\$50.00
2.16(b) Use of pack animals outside trails, routes or designated areas	\$100.00	\$110.00
2.16(c) Use of horses or pack animals on park roads	\$25.00	\$50.00
2.16(d) Free-trailing or loose-hearing of horses or pack animals	\$100.00	\$110.00
2.16(e) Allowing horses or pack animals to proceed in excess of a slow walk when passing people	\$100.00	\$110.00
2.16(f) Obstructing a trail or making an unreasonable noise or gesture while horses are passing	\$100.00	\$110.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.16(g) Violate conditions which may be established concerning the use of horse or pack animals		
– 25 animals maximum	\$50.00	\$110.00 plus \$25.00 for each excess animal
– Hay prohibited in back country	\$50.00	\$110.00
– Corrals/fences prohibited	\$50.00	\$110.00
– Off trail travel in prohibited areas	\$50.00	\$110.00
– Damage features by tying stock	\$50.00	\$110.00
– Picket animals 100 ft. from trails	\$50.00	\$60.00
– Picket pins	\$50.00	\$60.00
-- Scatter/remove manure	\$50.00	\$110.00
– Fail to report loss/death	\$50.00	Mandatory Appearance
– Carcass removed by owner	\$50.00	Mandatory Appearance
2.17(a)(1) Operating or using aircraft on lands or waters other than designated areas	\$100.00	\$110.00
2.17(a)(2) Operating aircraft within 500 feet of beaches, docks	\$100.00	\$150.00
2.17(a)(3) Delivering or retrieving a person or object by parachute, helicopter, or other airborne means except in emergencies	Parachute – \$200.00 Helicopter – \$500.00	Mandatory Appearance (Both)
2.17(c)(2) Failure to comply with downed aircraft rules	\$500.00	Mandatory Appearance

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.17(d) Failure to comply with FAA regulations	\$100.00	Mandatory Appearance
2.17(e) Operating a hovercraft where not permitted	\$100.00	Mandatory Appearance
2.17(f) Violating the terms/conditions of the permit	\$100.00	Mandatory Appearance
2.18(c) Use a snowmobile in an undesignated area	\$100.00	Mandatory Appearance
2.18(d)(1) Operating a snowmobile that makes excessive noise	\$50.00	\$50.00
2.18(d)(2) Operating a snowmobile without headlights	\$50.00	\$50.00
2.18(d)(3) Operating a snowmobile that does not have brakes in good condition	\$50.00	\$50.00
2.18(d)(4) Racing, or operating a snowmobile in excess of 45 miles per hour	\$100.00	\$100.00
2.19(a) skiing, snowshoeing, etc. on park roads open for mot vehicle traffic	\$25.00	\$50.00
2.19(b) Towing of persons on skis, sleds, etc.	\$25.00	\$50.00
2.19(c) Failure to abide by area designations or activity restrictions	\$25.00	\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.20 Using roller skates, skateboards, roller skis, etc. except in designated areas	\$25.00	\$50.00
2.21(a) Smoking in undesignated areas	\$25.00	\$50.00
2.22(a)(1) Abandoning property	\$100.00	\$100.00
2.22(a)(2) Leaving property unattended in excess of 24 hours	\$50.00	\$50.00
2.22(a)(3) Fail to turn in found property	\$100.00	\$100.00
2.23(b) Fail to pay recreation fees	\$40.00	\$100.00
2.30(a)(1) Possess another's property	M/A	Mandatory Appearance
2.30(a)(2) Obtaining property or services for sale w/o making payment	\$100.00	\$110.00
2.30(a)(3) Obtaining property or services for sale by means of deception	M/A	Mandatory Appearance
2.30(a)(4) Shoplifting Value Less than \$25.00 Value More than \$25.00	\$100.00 Mandatory Appearance	\$110.00 Mandatory Appearance
2.30(a)(5) Acquiring or possessing property having reason to believe it is stolen	M/A	Mandatory Appearance
2.31(a)(1) Trespass, enter, or remain upon property or real property not open to the public	\$100.00	\$110.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.31(a)(2) Tampering with property or real property	\$100.00	\$110.0
2.31(a)(3) Vandalism of Natural Resources, non-history building, vehicle, or other government property	\$100.00	\$110.00
2.32(a)(1) Threaten, resist, intimidate, or intentionally interfere with a government employee	Mandatory Appearance or \$100.00	Mandatory Appearance or \$125.00
2.32(a)(2) Violate the lawful order of a government employee or agent	\$100.00	\$125.00
2.32(a)(3)(i) Knowingly giving a false report or information to authorized person	\$100.00	\$125.00
2.32(a)(3)(ii) Knowingly giving false information on application for permit	\$100.00	\$125.00
2.32(a)(4) Knowingly giving a false report for the purpose of misleading government employee or agent	\$100.00	\$125.00
2.33(b) Failing to report an incident resulting in personal injury or property damage in excess of \$300.00	\$100.00	\$110.00
2.34(a)(1) Engage in fighting or threatening, or in violent behavior	\$100.00	\$125.00
2.34(a)(2) Using language, an utterance, or gesture, or engage in a display or act that is obscene...or incite an immediate breach of peace	\$100.00	\$125.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.34(a)(3) Make noise that is unreasonable considering the nature and purpose of the actor's conduct, location, and time of day or night	\$100.00	\$110.00
2.34(a)(4) Create or maintain a hazardous or physically offensive condition	\$100.00	\$110.00
2.35(a)(2)(i) Sale or gift of alcoholic beverage to a person under the age of 21	M/A	Mandatory Appearance
2.35(a)(2)(ii) Possession of alcohol by a minor	\$100.00	\$110.00
2.35(a)(3)(iii) Possession of alcoholic beverage in a closed area	\$50.00	\$110.00
2.35(b)(1) Delivery of a controlled substance	M/A	Mandatory Appearance
2.35(b)(2) Possession of a controlled substance	M/A	Mandatory Appearance
2.35(c) Presence in park area when under the influence of alcohol or controlled substance	\$50.00	\$210.00
2.36 Gambling in any form	\$50.00	\$50.00
2.37 Noncommercial soliciting	\$50.00	\$50.00
2.38(a) Using, possessing, storing or transporting explosives	M/A	Mandatory Appearance
2.38(b) Use or possess fireworks	\$200.00 for use \$100.00 for possession	\$210.00 for use \$110 for possession

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.38(c) Violate conditions established, or terms and conditions of a permit	\$250.00	\$250.00
2.51(a) Fail to obtain a permit	\$100.00	\$100.00
2.51(h) Obstruct or impede pedestrians or vehicles, or harass park visitors with physical contact	\$100.00	\$250.00
2.51(j) Fail to comply with terms and conditions of a permit	\$100.00	\$250.00
2.52(a) The sale or distribution of printed matter without a permit	\$100.00	\$100.00
2.52(h) Obstruct or impede pedestrians or vehicles, or harass park visitors with physical contact (regarding printed matter)	\$100.00	\$200.00
2.52(j) Fail to comply with terms and conditions of a permit	\$100.00	\$200.00
2.60(a) Running-at-large, herding, driving across, allowing on, pasturing, or grazing of livestock of any kind within a park area	\$100.00	\$100.00
2.60(b) Violate terms and conditions of permit	\$100.00	\$100.00
2.61(a) Reside on park lands without a permit	\$100.00	\$100.00
2.61(b) Violate the terms and conditions of the permit	\$100.00	\$100.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
2.62(a) Install a monument, memorial, tablet, structure, etc w/o authorization	\$50.00	\$60.00
2.62(b) Scattering of human ashes from cremation w/o permit	\$50.00	\$60.00
2.62(c) Failure to abide by area designations and established conditions	\$50.00	\$60.00
2.62(d) Violate terms and conditions of permit	\$50.00	\$60.00
Part 3 – Boating and Water Use Activities		
3.2(b) Displaying identical/similar markings resembling the National Park Service	\$100.00	\$60.00
3.4(b) Fail to report an accident or collision	\$100.00	\$210.00
3.5(c) Violate directions issued by an authorized person who observes vessel being operated w/o sufficient lifesaving or firefighting devices	\$50.00	\$110.00
3.6(a) Operating a vessel in a reckless or negligent manner	M/A	Mandatory Appearance
3.6(b) Operating vessel under the influence of alcohol or controlled substance (DUI)	M/A	Mandatory Appearance
3.6(c) Failing to observe restriction established by regulatory marker	\$50.00	\$60.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
3.6(d) Operating a vessel and creating excessive wake	\$50.00	\$60.00
3.6(e) Operating a vessel not propelled by hand within 500 ft of swimming beach	\$100.00	\$110.00
3.6(f) Improperly carrying passengers	\$50.00	\$110.00
3.6(g) Attaching a vessel to or interfering with a marker or buoy	\$50.00	\$60.00
3.6(h) Using trailers to launch or recover vessels	\$50.00	\$60.00
3.6(i) Launching a vessel propelled by machinery at undesignated site	\$50.00	\$60.00
3.6(k) Air boats prohibited	\$50.00	\$60.00
3.6(l) Operating a vessel in excess of designated size	\$50.00	\$60.00
– W.S. 41-13-203 Careless Operation of Water craft (assimilate)		\$110.00
– W.S. 41-13-213 Failure to provide life jackets (assimilate)		\$110.00
3.7 Excessive boat noise	\$50.00	\$60.00
3.20 Water skiing – prohibited	\$50.00	\$75.00
3.23(a) Scuba diving and snorkeling in areas designed as swimming, docking, or mooring areas	\$50.00	\$75.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
3.23(b) Diving in waters open to the use of vessels w/o displaying a standard diving flag.	\$50.00	\$75.00
Part 4 – Vehicles and Traffic Safety		
4.4(a) Not reporting accident resulting in property damage w/in 24 hours	\$50.00	\$100.00
4.4(b) A person shall not tow or move a vehicle that has been involved in an accident w/o notification	\$100.00	\$200.00
4.4(c) Failure to report an accident/leave the scene	\$100.00	\$200.00
4.10(a) Operating a motor vehicle in prohibited areas – less than 100 feet w/ no damage – more than 100 feet or with damage	\$25.00 \$100.00	\$100.00 Mandatory Appearance
4.10(c)(1) Operating motor vehicle not equipped with pneumatic tires	\$25.00	\$100.00
4.10(c)(2) Operating motor vehicle and causing unreasonable damage to surface of road	\$100.00	Mandatory Appearance
4.11(b)(1) Operate vehicle that exceeds weight limits	\$50.00	\$100.00
4.11(b)(2) Failure to obtain permit	\$50.00	\$400.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
4.11(b)(3) Violate terms and conditions of permit	\$50.00	\$110.00 daytime \$220.00 – nighttime
4.12 Fail to comply with a traffic control device Stop Sign No Parking Other Regulatory Sign	\$50.00 \$25.00 \$50.00	\$60.00 \$60.00 \$60.00
4.13(a) Stopping or parking upon the roadway	\$50.00	\$100.00
4.13(b) Operate a motor vehicle so slowly as to interfere with the normal flow of traffic	\$50.00	\$100.00
4.14(b) Carry or store open bottle/container containing alcoholic beverage	\$50.00	\$110.00
4.14(d) Having an open container of alcohol readily available – includes glove compartment	\$50.00	\$110.00
4.15(a) Occupants of care not using seat belts	\$25.00	\$50.00 each occupant <i>See W.S. 31-5-1303</i>
4.20 Yielding the right of way to pedestrians, pack animals, etc.	\$50.00	\$100.00
4.21(c) Operate vehicle in excess of posted speed limit	\$20.00	\$5.00 per mile/\$10.00 for construction zone (See last page of this fine schedule)
4.22(b)(1) Operating a vehicle w/o due care – careless operation	\$100.00	\$250.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
4.22(b)(2) Operate vehicle causing unnecessarily the tires to squeal	\$50.00	\$100.00
4.22(b)(3) Fail to main that degree of control of a motor vehicle necessary to avoid danger to persons, property, or wildlife	\$100.00	\$100.00
4.22(b)(4)(i) Operating a vehicle while allowing person to ride in a towed vehicle	\$50.00	\$100.00
4.22(b)(4)(ii) Operating a vehicle while allowing a person to ride on the exterior of the vehicle	\$50.00	\$100.00
4.23(a)(1) Operate vehicle while under the influence of alcohol to a degree that renders the operator incapable of safe operation of vehicle	M/A	Mandatory Appearance
4.23(a)(2) Operate vehicle while having a blood alcohol concentration of .10 or more (DUI)	M/A	Mandatory Appearance
4.23(c)(2) Refuse BAC Test	M/A	Mandatory Appearance
4.30(a) Use of a bicycle except on park roads or routes designated for use	\$50.00	\$75.00
4.30(d)(1) Possessing a bicycle in wilderness area	\$50.00	Mandatory Appearance
4.30(d)(2) Operating a bicycle in periods of low visibility – night and without lights	\$50.00	\$75.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
4.30(d)(3) Riding side-by-side on a bicycle	\$50.00	\$50.00
4.30(d)(4) Operating a bicycle while consuming an alcoholic beverage	\$50.00	\$100.00
4.31 Hitchhiking or soliciting transportation	\$25.00	\$25.00
Part 5 – Commercial and Private Operations		
5.1 Displaying/posting commercial notices/ advertisements	\$50.00	\$50.00
5.3 Engage in business operations w/o a permit	\$500.00	Mandatory Appearance
5.4(a) The commercial transportation of passengers in a motor vehicle	\$500.00	Mandatory Appearance
5.4(b) Having oversized passenger-carrying motor vehicle requiring special escort	\$100.00	Mandatory Appearance
5.5(a) Cannot take motion pictures/ television w/o permit	\$500.00	Mandatory Appearance
5.5(b) Cannot take still photo of any vehicle or other articles of commerce for purposes of commercial advertising	\$500.00	Mandatory Appearance
5.6(b) The unauthorized use of government roads within a park area by commercial vehicles	\$100.00	\$400.00
5.7 Construction of building, boat dock, road, trail, etc. in park area	M/A	Mandatory Appearance

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
5.8(a) Discrimination in employment practices	M/A	Mandatory Appearance
5.8(b) Failure to post notice	\$25.00	\$50.00
5.9(a) Discrimination in furnishing public accommodations and transportation	M/A	Mandatory Appearance
5.9(b) Failure to post notice	\$25.00	\$50.00
5.10(a) Operating eating, drinking or lodging establishment w/o permit	M/A	Mandatory Appearance
5.13 Creation or maintenance of a nuisance in park area		
– create/maintain nuisance	\$50.00	\$50.00
– tour bus/vehicle left idling	\$50.00	\$75.00
5.14 Prospecting, mining and mineral leasing	M/A	Mandatory Appearance
6.12(a)(1) Operating a solid waste disposal site w/o a permit		Mandatory Appearance
6.12(a)(2) Operating a solid waste disposal site w/o proper form of bond or security		Mandatory Appearance
6.12(a)(3) Operating a solid waste disposal site in violation of a term or requirement		Mandatory Appearance

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
6.12(a)(4) Operating a solid waste disposal site in violation of 40 CFR 257 or 258		Mandatory Appearance
Part 7 – Special Regulations, Areas of the National Park System		
7.13(a)(2) Transporting on Hwy 191 hazardous materials	\$250.00	\$330.00
7.13(a)(4) Requirement of commercial vehicle permit	\$250.00	<i>See 5.6(b)</i> \$400.00
7.13(a)(5) Operate without or violate the conditions of the permit	\$250.00	\$300.00
7.13(b)(1) Employee vehicle, operate motor vehicle on park roads while not properly registered	\$100.00	\$125.00
7.13(c) – Permits for oversized vehicles – small vehicle – flammable materials – large vehicle – flammable materials	\$50.00 \$50.00 \$50.00	<i>See 4.11 (\$100.00)</i> \$125.00 \$125.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
7.13(h) Dogs/Cats in Back Country		Front Country \$50.00 Back Country \$200.00
7.13(j) Foot travel in all thermal areas and within the Yellowstone Canyon must be confined to boardwalks or trails	\$50.00	\$100.00
7.13(k) Portable engines and motors/motor-driven chain saws, etc., are prohibited	\$50.00	\$100.00
7.13 (1)(1) Snowmobiling – off of roadway – when Dunraven Pass is closed – No valid D.L. or permit – No supervising adult --	\$50.00 \$50.00 \$50.00 \$50.00	\$100.00 \$100.00 \$50.00 \$50.00
7.13(1)(1)(m) Bathing/Swimming in natural, historical or archeological thermal pools or streams is prohibited	\$50.00	\$100.00
Validation and display of entrance permits		
71.8(a) Entry permit must be validated by signature of bearer	\$25.00	\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
71.8(b) All annual, lifetime and single-visit permits shall not be transferable – single visit – annual permit – National Park Pass – Golden Access, Age, Eagle	\$100.00 \$100.00 \$100.00 \$100.00	\$100.00 \$300.00 \$300.00 \$400.00
71.8(c) Must exhibit pass on demand	\$25.00	\$75.00
Wyoming State Traffic Regulations (36 CFR 4.2) Will Assimilate most traffic violations in concurrent and proprietary jurisdiction areas to State Collateral Fine Schedule		
Speeding	\$20.00 court costs plus \$2.00 per mile over	\$5.00 per mile over posted speed limit; 25 miles per hour over posted limit – Mandatory Appearance Construction Zones – \$10.00 per mile over posted speed limit; 25 miles per hour over posted limit – Mandatory Appearance

FINE SCHEDULE

U.S. FISH AND WILDLIFE SERVICE		
STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
Code of Federal Regulations Part 13 General Fish and Wildlife Service Permit Regulations		
13.25 Unauthorized transfer of FWS issued permit.	\$100.00	\$100.00
13.27 Failure to notify new address of FWS permittee.	\$35.00	\$100.00
13.28 Failure to notify name change of FWS permittee.	\$35.00	\$100.00
13.41 Failure to maintain humane and healthful conditions for permitted wildlife.	Mandatory Appearance	\$100.00/Mandatory Appearance
13.43 Unauthorized altering of FWS permit.	\$100.00	\$100.00
13.44 Failure to display FWS permit.	\$35.00	\$100.00
13.45 Failure to file required reports.	\$150.00	\$150.00
13.46 Failure to maintain records required by FWS permit.	\$150.00	\$150.00
13.47 Failure to allow inspection of activity authorized by FWS permit.	\$150.00	\$150.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
Code of Federal Regulations Part 14 General Regulations for Importation, Exportation, and Transportation of Wildlife		
14.11 Knowingly import, or export wildlife at a non-designated port of entry.	\$250.00	\$250.00
14.14(b) Knowingly unload in transit shipment in U.S..	\$250.00	\$250.00
14.20 Knowingly, import/export at non-designated port w/o permit.	\$150.00	\$150.00
14.51 Knowingly fail to allow detention and inspection of imported or exported wildlife.	\$150.00	\$150.00
14.52 Knowingly release for U.S. Customs imported or exported wildlife without FWS clearance.	\$250.00	\$250.00
14.61 Knowingly import wildlife without filing a declaration of imported wildlife.	\$250.00	\$250.00
14.63 Knowingly export wildlife without filing declaration of exported wildlife	\$250.00	\$250.00
14.81 Knowingly ship in interstate or foreign commerce wildlife without marked containers.	\$250.00	\$250.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
14.82 Knowingly ship in interstate or foreign commerce wildlife without complying with marking alternatives	\$250.00	\$250.00
14.91 Knowingly import or export wildlife without the required import or export license.	\$350.00	\$350.00
14.103 Knowingly, import, transport ...wild birds or mammals in violation of humane transport regulations.		\$100.00/Mandatory Appearance
Code of Federal Regulations Part 15 Wild Bird Conservation Act Regulations		
15.11(a) Knowingly, commit or attempt to commit any violation of regulations.		\$150.00 - non commercial \$1,000 - commercial
Code of Federal Regulations Part 16 Regulate Importation or Shipment of Injurious Species		
16.3 Import fish or eggs of the Family <i>Salmonidae</i> .	Mandatory Appearance	Mandatory Appearance
16.11(a) Import, transport, or acquire prohibited species of live mammals.	Mandatory Appearance	Mandatory Appearance
16.11(b) Release of imported live wild mammals or progeny to the wild without authorization.	Mandatory Appearance	Mandatory Appearance

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
16.12(a) Import, transport, or acquire prohibited species of live birds or eggs thereof.	Mandatory Appearance	Mandatory Appearance
16.12(b) Release of imported live wild game birds or progeny to the wild without authorization.	Mandatory Appearance	Mandatory Appearance
16.12(d) Importation of eggs of wild non-game birds.	Mandatory Appearance	Mandatory Appearance
16.13(a)(1) Importation of fish or eggs of the Family <i>Cleridae</i> .	Mandatory Appearance	Mandatory Appearance
16.13(b)(1) Importation of live or dead fish or eggs of the Family <i>Salmonidae</i> which are not processed.	Mandatory Appearance	Mandatory Appearance
16.14 Release of imported live wild amphibians or progeny or eggs thereof to the wild.	Mandatory Appearance	Mandatory Appearance
16.15 Release of imported live reptiles or progeny or eggs thereof to the wild.	Mandatory Appearance	Mandatory Appearance
16.22(b)(1) Failure to properly confine injurious species.	Mandatory Appearance	Mandatory Appearance
Code of Federal Regulations Part 17 Endangered Wildlife Regulations		
17.21(a) Knowingly, commit or attempt to commit any endangered wildlife prohibition.		\$500.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
17.21(b) Knowingly, import or export endangered wildlife.		\$500.00
17.21(c) Knowingly, take endangered wildlife within U.S., territorial seas, or high seas.		\$500.00
17.21(d) Knowingly, possess, sell, deliver, carry, transport, or ship any endangered wildlife taken in violation of paragraph (c).		\$500.00
17.21(e) Knowingly, deliver, receive, carry, transport, or ship, in commercial activity, endangered wildlife.		\$1,000.00
17.21(f) Knowingly, sell or offer for sale endangered wildlife in interstate or foreign commerce.		\$1,000.00
17.21(g) Knowingly, violate captive bred endangered wildlife regulations.		\$350.00
17.32 Knowingly, violate general permit regulations for threatened wildlife.		\$500.00
17.40 Knowingly, violate special rule regulations for threatened mammals.		\$500.00
17.41 Knowingly, violate special rule regulations for threatened birds.		\$500.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
17.42 Knowingly, violate special rule regulations for threatened reptiles.		\$500.00
17.43 Knowingly, violate special rule regulations for threatened amphibians.		\$500.00
17.44 Knowingly, violate special rule regulations for threatened fishes.		\$500.00
17.45 Knowingly, violate special rule regulations for threatened snails & clams.		\$500.00
17.46 Knowingly, violate special rule regulations for threatened crustaceans.		\$500.00
17.47 Knowingly, violate special rule regulations for threatened insects.		\$500.00
17.84 Knowingly violate special rule regulations for vertebrates.		\$500.00
Code of Federal Regulations Part 19 Airborne Hunting Act Regulations		
19.11(a)(1) Shoot from aircraft for the purpose of capturing or killing wildlife.		\$1,000.00
19.11(a)(2) Use aircraft to harass wildlife.		\$500.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
19.11(a)(3) Knowingly participate in using aircraft to shoot or harass wildlife.		\$500.00
19.32(a) Failure to file annual report.		\$200.00
Code of Federal Regulations Part 20 Migratory Bird Treaty Act Hunting Regulations		
20.21(a) Take with illegal device or substance.	\$150.00	\$150.00
20.21(b) Take with shotgun - holding more than 3 shells.	\$150.00	\$150.00
20.21(c) Take by means, aid or sink box.	\$150.00	\$150.00
20.21(d) Take by means of motor driven conveyance.	\$150.00	\$150.00
20.21(e) Take by means of motor boat or other craft under power.	\$150.00	\$150.00
20.21(f) Take by use or aid of live birds.	\$250.00	\$250.00
20.21(g) Take by use or aid of recorded bird calls.	\$250.00	\$250.00
20.21(h) Take by means of motor driven conveyance for driving or stirring waterfowl.	\$250.00	\$250.00
20.21(i) Take by use of bait.	\$250.00	\$250.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
20.21(j) Take in violation of lead shot regulations.	\$150.00	\$150.00
20.22 Take during closed season.	\$250.00 plus \$50.00 per bird	\$250.00 plus \$50.00 per bird
20.23 Take before or after legal hours.	\$150.	\$150.00
20.24 Exceeding daily bag limit.	\$250.00	\$250.00
20.25 Wanton waste.	\$150.00	\$150.00
20.26(c) Failure to comply with temporary closure regs..	\$250.00 plus \$50.00 per bird	\$250.00 plus \$50.00 per bird
20.31 Possession of birds taken violation of 20.21 thru .23.	\$150.00 plus \$50.00 per bird	\$150.00 plus \$50.00 per bird
20.32 Possess freshly killed bird in closed season.	\$200.00 plus \$50.00 per bird	\$200.00 plus \$50.00 per bird
20.33 Exceed possession limit.	\$150.00 plus \$50.00 per bird	\$150.00 plus \$50.00 per bird
20.34 Possession in excess of daily limit on opening day.	\$200.00 plus \$50.00 per bird	\$200.00 plus \$50.00 per bird
20.35 Possess or transport in excess of daily limit.	\$150.00 plus \$50.00 per bird	\$150.00 plus \$50.00 per bird
20.36 Violation of tagging regulations.	\$150.00	\$150.00
20.37 Custody of untagged birds.	\$150.00	\$150.00
20.38 Live wounded bird in possession.	\$100 plus \$50.00 per bird	\$100.00 plus \$50.00 per bird

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
20.40 Gift of improperly tagged migratory game bird.	\$100.00	\$100.00
20.41 Transportation of birds taken or possessed in violation of 20.21 thru 20.23.	\$150.00	\$150.00
20.42 Transportation of untagged birds of another person.	\$150.00	\$150.00
20.43 Transport birds without species identification.	\$150.00	\$150.00
20.44 Mis or non-mark of package in U.S. as required.	\$150.00	\$150.00
20.51 Exportation of birds taken in violation of 20.21 thru .23.	\$250.00 plus \$50.00 per bird	\$250.00 plus \$50.00 per bird
20.52 Export birds with species identification removed	\$150.00	\$150.00
20.53 Mis or non-marking of package export as required.	\$150.00	\$150.00
20.61(a) Import in excess of importation limits - Doves.	\$100.00 plus \$50.00 per bird	\$100.00 plus \$50.00 per bird
20.61(b) Import excess of importation limits - waterfowl.	\$100.00 plus \$50.00 per bird	\$100.00 plus \$50.00 per bird
20.62 Import birds of another.	\$150.00	\$150.00
20.63 Import birds with species identification removed.	\$150.00	\$150.00
20.64 Import, possess, transport or ship without required permits.	\$150.00	\$150.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
20.65 Import birds not drawn or dressed as required.	\$150.00	\$150.00
20.66 Mis or non-marking of package import as required.	\$100.00	\$100.00
20.71 Take possess, transport, ship or export in violation of Federal law.	\$150.00	\$150.00
20.72 Take, possess, transport, ship or export in violation of State law.	\$150.00	\$150.00
20.73 Import, possess, transport or ship any; bird taken contrary to regulations of foreign country.	\$150.00	\$150.00
20.81 Commercial facility with untagged birds.	\$150.00	\$150.00
20.82 Violation of record keeping requirements.	\$150.00	\$150.00
20.83 Not permitting premise inspection.	\$250.00	\$250.00
20.91(a) Purchase, sell or offer the feathers of migratory birds.	\$250.00	\$250.00
20.91(b) Purchase, sell or offer mounted specimens.	\$250.00 plus \$50.00 per bird	\$250.00 plus \$50.00 per bird
20.133 Violation of crow hunting regulations.	\$50.00	\$50.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
Code of Federal Regulations Part 21 Migratory Bird Permits		
21.11 Import, export, take sell, purchase, possess or dispose w/o authorization.	\$200.00	\$200.00
21.14(f) Failure to retain or furnish a 3-186 upon transfer of birds.	\$150.00	\$150.00
21.21 Importation or exportation of bird w/o a permit.	\$200.00	\$200.00
21.22(a) Violation of banding and marking permit requirements..	\$150.00	\$150.00
21.23 Violation of scientific collecting permit requirement.	\$200.00	\$200.00
21.24 Violation of taxidermy permit requirements.	\$200.00	\$200.00
21.25 Violation of Waterfowl sale and disposal permits.	\$200.00	\$200.00
21.27 Violation of special purpose regulations.	\$200.00	\$200.00
21.28 Violation of falconry permit requirements.	\$250.00	\$250.00
21.29 Violation of facility standards.	\$200.00	\$200.00
21.41 Violation of depredation permit requirements.	\$150.00	\$150.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
21.42 Kill depredating birds other than by permitted method.	\$100.00	\$100.00
21.43 Violation of depredating control requirements for non-game birds.	\$150.00	\$150.00
Code of Federal Regulations Part 22 Eagle Permits		
22.11 Knowingly take, posses or transport eagle.	\$1,000.00	\$1,000.00
22.12 Knowingly sell, purchase, trade, export, import eagle.	\$1,000.00	\$1,000.00
22.21 Knowingly violate eagle permit requirements for scientific or exhibition .	\$250.00	\$250.00
22.22 Knowingly violate eagle permit requirements for Indian religious purposes.	\$300.00	\$250.00
22.23 Knowingly violate eagle permit requirements for depredation purposes.	\$250.00	\$250.00
22.32 Knowingly violate eagle permit conditions for taking depredating eagles.	\$250.00	\$250.00
Code of Federal Regulations Part 25 National Wildlife Refuge Systems Administration Provisions		

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
25.42 Failure to display permit when required.	\$100.00	\$100.00
25.72 Failure to report accidents.	\$100.00	\$100.00
Code of Federal Regulations Part 26 National Wildlife Refuge Systems Public entry and Use		
26.21(a) Trespass by person on a refuge.	\$200.00	\$100.00
26.21(b) Permit unconfined domestic animal to enter refuge.	\$100.00 plus \$50.00 per animal	\$100.00 plus \$50.00 per animal Dogs off leash within 100 yards \$75.00
26.22(a) Enter or use NWR without complying with Regulations in Subchapter C; Special Regulations in 50 CFR; or Official Notification outlined in 25.31.	\$150.00	
26.22(b) Enter refuge without acquiring required permit.	\$150.00	\$150.00
26.36 Conduct public assembly without permit.	\$150.00	\$150.00
Code of Federal Regulations Part 27 National Wildlife Refuge Systems Prohibited Acts		
27.21 Take any animal or plant without authorization.	\$250.00 plus \$10.00 per pound of antler	Big Game - \$410.00 Other - \$250.00 Shed Antlers - \$250.00 + \$10.00/Lbs.

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
27.31 Travel on other than designated route.	\$150.00	\$250.00 - Aggravated \$50.00 - Non- Aggravated
27.31(a) Operate a vehicle in violation of State law.	\$75.00	\$75.00
27.31(b) Operate vehicle under the influence of drugs or alcohol.	Mandatory Appearance	Mandatory Appearance
27.31(c) Operate vehicle carelessly or heedlessly.	\$100.00	\$100.00
27.31(d) Exceed 25 mph or posted speed limit.	State Collateral	State Collateral
27.31(e) Operate vehicle without muffler or spark arrester.	\$100.00	\$100.00
27.31(f) Operate vehicle without license plate or registration.	\$50.00	\$100.00
27.31(g) Operate vehicle without a driver's license.	Mandatory Appearance	\$100.00
27.31(h) Block road access for other vehicles.	\$50.00	\$50.00
27.31(i) Failure to obey orders of traffic control officers.	\$100.00 or Mandatory Appearance	\$100.00 or Mandatory Appearance
27.31(j) Operate over sized/over weight vehicle.	\$50.00	\$50.00
27.31(k) Unauthorized moving of a vehicle involved in an accident.	\$50.00	\$50.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
27.31(l) Operate vehicle without proper headlights, taillights, or brake lights.	\$50.00	\$50.00
27.31(m) Violation of other established special vehicle requirements.	\$100.00	\$100.00
27.32(a) Use of a boat in a closed area of refuge.	\$100.00	\$100.00
27.32(b)(1)(i) Operate a boat in violation of U.S. Coast Guard laws.	Coast Guard regulations apply	Coast Guard regulations apply
27.32(b)(1)(ii) Operate boat in violation of state laws.	State law regulations apply	State law regulations would apply
27.32(b)(2) Operate a boat in reckless or negligent manner.	\$250.00	\$250.00
27.32(b)(3) Operation of boat under influence of an intoxicant .	Mandatory Appearance	Mandatory Appearance
27.32(b)(4) Interfere with the operation of other boats.	\$100.00	\$100.00
27.32(b)(5) Operate boat without proper marine head.	\$100.00	\$100.00
27.32(b)(6) Operate a sailboat without required lights.	\$100.00	\$100.00
27.32(b)(7) Leave boat unattended for 72 hours.	\$50.00	\$50.00
27.32(b)(8) Unauthorized use of a government boat dock.	\$50.00	\$50.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
27.33 Unauthorized waterskiing on a refuge.	\$50.00	\$50.00
27.34 Unauthorized landing of an aircraft on refuge.	\$250.00	\$250.00
27.41 Carry, possess, or discharge fireworks or explosives.	\$150.00	\$100.00
27.42 Carry, possess, or discharge a firearm.	\$100.00	\$100.00
27.43 Use of weapons other than firearms.	\$100.00	\$100.00
27.51 Disturb, injure, damage plant/animals.	\$100.00	\$100.00
27.52 Introduction of plants and animals..	\$150.00	\$150.00
27.61 Destruction or removal of public or private property.	\$200.00 plus repair costs	\$200.00 plus repair costs
27.62 Search for or removal of objects of antiquity.	\$200/Mandatory Appearance	\$200.00/Mandatory Appearance
27.63(a) Search for valued stones, gems.	\$200.00/Mandatory Appearance	\$200.00/Mandatory Appearance
27.64 Conduct prospecting or mining operations.	\$200.00	\$200.00
27.65 Tamper with vehicles or equipment.	\$250.00	\$250.00
27.71 Take or film motion pictures for commercial use.	\$500.00	\$500.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
27.72 Cause unreasonable disturbance with audio equipment.	\$100.00	\$100.00
27.73 Use of artificial light to locate wildlife.	\$200.00	\$200.00
27.81 Enter refuge under the influence of alcohol.	Mandatory Appearance	Mandatory Appearance
27.82(b)(1) Deliver controlled substance.	Mandatory Appearance	Mandatory Appearance
27.82(b)(2) Possess less than two ounces of a controlled substance.	Mandatory Appearance	Mandatory Appearance
27.83 Indecency and disorderly conduct	\$100.00	\$100.00
27.84 Interference with persons engaging in authorized activity.	\$500.00 or Mandatory Appearance	\$500.00 or Mandatory Appearance
27.85 Gambling.	\$100.00	\$100.00
27.86 Begging and soliciting.	\$100.00	\$100.00
27.91 Conducting field trails.	\$100.00	\$100.00
27.92 Construct, install, occupy private structure.	\$500.00	\$500.00
27.93 Abandon private property.	\$200.00	\$200.00
27.94(a) Simple littering Disposal of sewage Disposal of chemicals	\$100.00 \$150.00 \$500.00	\$100.00 \$150.00 \$500.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
27.95(a) Setting unauthorized fire.	\$100.00	\$100.00
27.95(b) Leaving fire unattended.	\$100.00	\$100.00
27.95(c) Throw burning cigarette, match, etc., where it may start a fire.	\$100.00	\$100.00
27.95(d) Smoke in non-smoking area.	\$35.00	\$50.00
27.96 Advertising.	\$100.00	\$100.00
27.97 Conduct private commercial operation.	\$250.00	\$250.00
28.31 Violate any provision, rule, regulation sign or special regulation.	\$250.00	\$250.00
Code of Federal Regulations Part 31 National Wildlife Refuge Systems Wildlife Refuges Commercial Fishing and Trapping		
31.13 No refuge commercial fishing.	\$250.00	\$250.00
31.16 Violation of trapping permit, regulations. State law Permit conditions Failure to inspect Unlawful sets Each animal	\$200.00 \$200.00 \$200.00 \$250.00 \$250.00	\$200.00 200.00 200.00 250.00 250.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
Code of Federal Regulations Part 32 National Wildlife Refuge Systems Hunting on Refuge		
32.2(a) Hunt without a State Law.	\$200.00	Same as State Penalty
32.2(b) Hunting without a migratory waterfowl/hunting stamp.	Mandatory Appearance	\$150.00
32.2(c) Hunt in violation of Federal Law.	\$200.00	\$200.00
32.2(d) Hunt in violation of State Law.	\$200.00	\$200.00
32.2(e) Hunt in violation of special access requirements.	\$50.00	\$100.00
32.2(f) Failure to comply with special regulations regarding hunting.	\$50.00	\$100.00
32.2(g) Bow hunt with any drug on an arrow.	Mandatory Appearance	Mandatory Appearance
32.5(a) Fish without a State license.	\$150.00	\$150.00
32.5(b) Fish in violation of Federal law.	same as state	same as state
32.5(c) Fish in violation of State law.	same as state	same as state
32.5(d) Fish in violation of special access requirements.	\$350.00	\$50.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
32.5(e) Failure to comply with special regulations regarding fishing.	\$35.00	\$50.00
33.2(a) Fishing without state license	state collateral	state collateral
33.2(d) terms and conditions of access and use	\$50.00	\$35.00
Migratory Bird Treaty Act Violations		
16 U.S.C. 703 Taking, pursuing, hunting, capturing, etc. or offer bird, their parts, nest, or egg.	\$250.00 plus \$250.00 per bird	\$250.00 plus \$50.00 per bird Oil Pit Violations \$250.00/bird W/O cleanup \$83.00 W cleanup
16 U.S.C. 704(b)(1) Knowingly or reasonably should have known, take migratory game bird by aid of bait or on or over baited area.		\$500.00
16 U.S.C. 704 (b)(2) Knowing, places bait for the purpose of inducing or allowing person to take or attempt to take migratory game birds.		\$1,000.00
16 U.S.C. 705 Ship, transport, carry in interstate or foreign commerce any bird, part, nest, egg, etc.		\$250.00

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
Endangered Species Act Violations		
16 U.S.C. 1538(A) Import or export endangered species.	\$1,000.00	\$1000.00
16 U.S.C. 1538(B) Take of endangered species in U.S..	\$1,000.00	\$1000.00
16 U.S.C. 1538(C) Take of endangered species on high sea.	\$1,000.00	\$1000.00
16 U.S.C. 1538(D) Possess, sell, deliver, carry, transport or ship an endangered species.	\$1,000.00	\$1000.00
16 U.S.C. 1538(E) Deliver, receive, carry, transport in interstate commerce.	\$1,000.00	\$1000.00
16 U.S.C. 1538(F) Sell or offer for sale.	\$1,000.00	\$1000.00
16 U.S.C. 1538(G) Violate regulation pertaining to threatened species.	\$1,000.00	\$1000.00
16 U.S.C. 1538(2)(A) Import or export endangered plant.	\$500.00	\$500.00
16 U.S.C. 1538(2)(B) Remove and reduce to possession damage or destroy endangered plant.	\$500.00	\$500.00
16 U.S.C. 1538(2)(c) Ship in interstate commerce an endangered plant.	\$500.00	\$500.00
Lacey Act Violations 16 U.S.C. 3372		

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
16 U.S.C. 3372(a)(1) Knowingly import, export, transport, sell, receive, acquire or purchase any fish or wildlife or plant, taken or possessed in violation of any law.	Commercial: \$1500 Non-Commercial: Big Game: \$1250 All Other: \$500	Commercial: \$1500.00 Non-Commercial: Big Game: \$500.00 All Other: \$250.00
16 U.S.C. 3372(a)(2)(A)(B) Knowingly import, export, transport, sell, receive acquire or purchase in interstate or foreign commerce.	Commercial: \$1500 Non-Commercial: Big Game: \$1250 Other: \$500	Commercial: \$1500.00 Non-Commercial: Big Game: \$500.00 Other \$250.00
16 U.S.C. 3372(a)(3)(A)(B) Within the Special maritime and Territorial jurisdiction of the United States: knowingly possess any fish, wildlife or plant taken, possessed, transported, or sold in violation of any law or regulation of any State.	\$500.00	\$500.00
16 U.S.C. 3372(a)(4) Knowingly having imported, exported, transported, sold, purchased or received any fish or wildlife or plant imported for any foreign country.	\$500.00	\$500.00
16 U.S.C. 3372(a)(5) Attempt to commit any act described in 3372(a) paragraphs (1) through (4).	\$500.00	\$500.00
American Antiquities Act 16 U.S.C. 433		
Appropriate, excavate, injure, or destroy historic or prehistoric ruin or monument of any object of antiquity.	\$500.00/Mandatory Appearance	\$500.00/Mandatory Appearance
Duck Stamp Act		

STATUTE (50 CFR)	Current Fine Schedule	Proposed Fine Schedule
16 U.S.C. 718(a) Hunt migratory waterfowl w/o a duck stamp.	\$150.00	\$150.00
16 U.S.C. 718(b) Hunt migratory waterfowl with unsigned duck stamp.	\$50.00	\$50.00
16 U.S.C. 718(e) Loan/Transfer duck stamp.	\$150.00	\$150.00
16 U.S.C. 718(e)(b) Alter, mutilate, imitate or counterfeit duck stamp.	\$500.00	\$500.00

Forest
Service

FINE SCHEDULE

UNITED STATES FOREST SERVICE		
STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
Interfering with a Forest Service Officer		
261.3(a) Threatening, resisting, intimidating or interfering with officer	\$500.00 or Mandatory Appearance	\$500.00
261.3(b) Giving any false, fictitious or fraudulent report or other information	\$100.00	\$100.00
261.3(c) Threatening, intimidating or intentionally interfering with officer	\$100.00 or Mandatory Appearance	\$500.00
Disorderly Conduct		
261.4(a) Engaging in fighting	\$100.00	\$100.00
261.4(b) Addressing any offensive, derisive, or annoying communication to any other person	\$100.00	\$100.00
261.4(c) Make statements or other actions directed toward inciting or producing imminent lawless action	\$250.00 or Mandatory Appearance	\$250.00
261.4(d) Causing public inconvenience, annoyance, or alarm by making unreasonable loud noise.	\$100.00	\$100.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
Fire		
261.5(a) Carelessly or negligently throwing or placing any ignited substance that may cause fire	\$100.00	\$200.00
261.5(b) Firing any tracer bullet or incendiary ammunition	\$100.00 or Mandatory Appearance	\$200.00
261.5(c) Causing timber, trees, slash, brush, or grass to burn except as authorized by permit	\$150.00	\$150.00
261.5(d) Leaving a fire without completing extinguishing it	\$100.00	\$100.00
261.5(e) Allowing a fire to escape from control	\$150.00	\$150.00
261.5(f) Building, attending, maintaining or using a campfire without removing all flammable material from around campfire	\$50.00	\$100.00
Timber and Other Forest Products		
261.6(a) Cutting or otherwise damaging any timber, tree, or other forest product 1 st Tree Each Add'l. Tree	 \$100.00 \$50.00	 \$100.00 \$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.6(b) Cutting any standing tree, under permit or timber sale contract, before marked 1 st Tree Each Add'l Tree	 \$100.00 \$75.00	 \$100.00 \$75.00
261.6(c) Removing any timber or other product cut under permit or timber sale contract	\$500.00/Mandatory Appearance	\$500.00
261.6(d) Stamping, marking with paint, or otherwise identifying any tree or product in a manner similar to that employed by the Forest Service	Mandatory Appearance	Mandatory Appearance
261.6(e) Loading, removing or hauling timber or other product acquired under permit	\$100.00	\$100.00
261.6(f) Selling or exchanging any timber or other forest product obtained under free use	\$100.00	\$200.00
261.6(g) Violating any timber export or substitution restriction	Mandatory Appearance	Mandatory Appearance
261.6(h) Removing timber, tree or other product, except as authorized by special use contract Without Permit No Validation	 \$100.00 \$50.00	 \$150.00 \$100.00
261.6(i) Violating the Forest Resources Conservation and Shortage Relief Act of 1990	\$200.00	\$500.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
Livestock		
261.7(a) Placing or allowing unauthorized livestock to enter or be in the National Forest/lands	\$100.00	\$250.00
261.7(b) Not removing unauthorized livestock from National Forest lands after requested	\$100.00	\$250.00
261.7(c) Failing to reclose any gate or other entry	\$35.00	\$50.00
261.7(d) Molesting, injuring, removing or releasing any impounded livestock	\$500.00	\$500.00
Fish and Wildlife		
261.8(a) Hunting, trapping, fishing, catching, molesting, killing or having in possession any kind of wild animal Big Game/Bear and Cougar Fish and Small Game	\$500.00 \$100.00	\$500.00 \$100.00
261.8(b) Possessing a firearm or other implement designed to discharge a missile capable of destroying animal life	\$150.00	\$150.00
261.8(c) Possessing equipment which could be used for hunting, fishing, or trapping	\$75.00	\$75.00
261.8(d) Possessing a dog not on a leash or otherwise confined	\$35.00	\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.8(e) Curtail the free movement of any animal or plant life into or out of a cave	\$75.00	\$75.00
Property		
261.9(a) Damaging any natural feature or other property	\$200.00	\$250.00
261.9(b) Removing any natural feature or other property	\$200.00	\$250.00
261.9(c) Damaging any plant that is classified as a threatened, endangered, sensitive, rare or unique species	\$100.00 or Mandatory Appearance	\$100.00
261.9(d) Removing any plant that is classified as a threatened, endangered, sensitive, rare or unique species	\$100.00 or Mandatory Appearance	\$100.00
261.9(e) Entering any building, structure, or enclosed area owned or controlled by the U.S. and not open to public	\$200.00	\$200.00
261.9(f) Using any pesticide except for personal use as an insect repellent, etc.	\$50.00	\$200.00
261.9(g) Digging in, excavating, disturbing, injuring, destroying or in any way damaging any paleontological resource, etc.	\$200.00 or Mandatory Appearance	\$200.00
261.9(h) Removing any paleontological, prehistoric, historic, or archeological resource, structure, etc.	\$200.00 or Mandatory Appearance	\$200.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.9(i) Excavating, damaging, or removing any vertebrate fossil	\$200.00 or Mandatory Appearance	\$200.00
261.9(j) Excavating, damaging, or removing any cave resource from a cave w/o authorization	\$200.00 or Mandatory Appearance	\$200.00
Occupancy and Use		
261.10(a) Constructing, placing, or maintaining any kind of road, trail, structure, fence, enclosure, etc. w/o auth.	\$200.00	\$200.00
261.10(b) Taking possession of, occupying, or otherwise using lands for residential purposes	\$200.00	\$200.00
261.10(c) Selling or offering for sale any merchandise or conducting any kind of work activity or service Selling Conducting Business	\$100.00 \$250.00	\$200.00 \$500.00
261.10(d) Discharging a firearm or any other implement capable of taking human life, causing injury or damaging property	\$150.00	\$200.00
261.10(e) Abandoning any personal property	\$100.00	\$150.00
261.10(f) Placing a vehicle or other object in such a manner that it is an impediment or hazard	\$100.00	\$100.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.10(g) Commercial distribution of printed material w/o auth.	\$75.00	\$100.00
261.10(h) Delaying, halting or preventing administrative use of an area when distributing printed material	\$100.00	\$100.00
261.10(i) Operating or using in or near a campsite, developed recreation site or adjacent water any device which produces noise: radio, television, musical instrument as to unreasonably disturb any person	\$50.00	\$75.00
261.10(j) Operating or using a public address system in or near a campsite or developed recreation site	\$75.00	\$75.00
261.10(k) Use or occupancy of land or facilities w/o authorization	\$100.00	\$100.00
261.10(l) Violating any term or condition of special-use authorization, contract or operating plan	\$100.00	\$100.00
261.10(m) Failing to stop a vehicle when directed to do so by a Forest Officer	\$100.00	\$100.00
261.10(n) Failing to pay any special use fee or other charges	\$100.00 or Mandatory Appearance	\$100.00
261.10(o) Discharging or igniting a firecracker, rocket, or other firework or explosive into or within a cave	Mandatory Appearance	Mandatory Appearance
Sanitation		

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.11(a) Depositing in any toilet, toilet vault, or plumbing fixture any substance which could damage or interfere with operations or maintenance	\$75.00	\$150.00
261.11(b) Possessing or leaving refuse, debris, or litter in an exposed or unsanitary condition Possessing Leaving	\$100.00 \$100.00	\$100.00 \$150.00
261.11(c) Placing in or near a stream, lake, or other water any substance which does or may pollute the water	\$200.00 or Mandatory Appearance	\$200.00
261.11(d) Failing to dispose of garbage	\$100.00	\$100.00
261.11(e) Dumping of any refuse, trash or litter brought from private property	\$150.00 or Mandatory Appearance	\$150.00
Forest Development Roads and Trails		
261.12(a) Violating the load, weight, height, length, or width limitations as prescribed by State law	\$50.00	\$100.00
261.12(b) Failing to have a vehicle weighed at weighing station	\$50.00	\$100.00
261.12(c) Damaging and leaving in a damaged condition any road, trail, or segment thereof	\$100.00	\$100.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.12(d) Blocking, restricting, or interfering with the use of a road, trail, or gate	\$50.00	\$100.00
Use of Vehicles Off Roads		
261.13(a) Operate vehicle w/o a valid license	\$50.00	\$75.00
261.13(b) Operate vehicle w/o an operable braking system	\$50.00	\$75.00
261.13(c) Operate vehicle from ½ hour after sunset to ½ hour before sunrise w/o head and tail lights	\$50.00	\$75.00
261.13(d) Operate vehicle in violation of applicable noise emission standard	\$35.00	\$50.00
261.13(e) Operate vehicle while under the influence of alcohol or drug	\$500.00 or Mandatory Appearance	\$500.00
261.13(f) Creating excessive or unusual smoke	\$35.00	\$50.00
261.13(g) Operate a vehicle carelessly, recklessly, or w/o regard for the safety of any person or property Careless Reckless	\$100.00 or M.A. \$200.00 or M.A.	\$200.00 \$500.00
261.13(h) Operate vehicle in a manner which damages or disturbs the land, wildlife or vegetative resources	\$200.00	\$200.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.13(i) Operate vehicle in violation of state law	\$75.00	\$75.00
Developed Recreation Sites		
261.14(a) Occupying any portion of the site for other than recreation purposes	\$50.00	\$75.00
261.14(b) Building, attending, maintaining, or using a fire outside of a fire ring	\$50.00	\$75.00
261.14(c) Cleaning or washing personal property, fish, animal, or food at a hydrant or water faucet	\$35.00	\$50.00
261.14(d) Discharging or igniting a firecracker, rocket or other firework or explosive	\$100.00	\$100.00
261.14(e) Occupying between 10:00 p.m. and 6:00 a.m. a place designated for day use only	\$50.00	\$75.00
261.14(f) Failing to remove all camping equipment or personal property	\$35.00	\$75.00
261.14(g) Placing, maintaining, or using camping equipment in a non designated area	\$35.00	\$50.00
261.14(h) W/O permission, failing to have at least one person occupy a camping area during first night	\$50.00	\$75.00
261.14(i) Leaving camping equipment unattended for more than 24 hours	\$50.00	\$75.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.14(j) Bringing in or possessing an animal, unless crated, caged, or on leash	\$35.00	\$50.00
261.14(k) Bringing in or possessing in a swimming area an animal	\$35.00	\$50.00
261.14(l) Bringing in or possessing a saddle, pack, or draft animal w/o auth.	\$50.00	\$50.00
261.14(m) Operating or parking a motor vehicle or trailer except in place developed or designated for purpose	\$35.00	\$50.00
261.14(n) Operating a bicycle, motorbike, or motorcycle on a trail unless designated	\$35.00	\$50.00
261.14(o) Operating a motorbike, motorcycle or other vehicle for any purpose other than entering or leaving site	\$35.00	\$50.00
261.14(p) Depositing any body waste except into receptacles	\$150.00	\$200.00
Admission, Recreation Use and Special Recreation Permit Fees		
261.15 Failing to pay any fee established for admission or entrance to or use of a site	\$40.00	\$50.00
National Forest Wilderness		
261.16(a) Possessing or using a motor vehicle, motorboat, or motorized equipment except in authorized areas	\$100.00	\$500.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.16(b) Possessing or using a hang glider or bicycle	\$50.00	\$200.00
261.16(c) Landing of aircraft, or dropping or picking up of any material, supplies, or person by means of aircraft	\$200.00	\$500.00
National Forest Primitive Areas		
261.19(a) Landing of aircraft or using a motor boat	\$200.00	\$250.00
261.19(b) Possessing or using a motor or motorized equipment	\$100.00	\$250.00
Unauthorized Use of "Smokey Bear" and "Woodsy Owl" symbol		
261.20(a) Manufacture, importation, reproduction, or use of "Smokey Bear"	\$100.00	\$250.00
261.20(b) Manufacture, importation, reproduction or use of "Woodsy Owl"	\$100.00	\$250.00
Wild Free-Roaming Horses and Burros		
261.21(a) Removing or attempting to remove a wild horse or burro from land	Mandatory Appearance	Mandatory Appearance
261.21(b) Causing or allowing the inhumane treatment or harassment of horse or burro	Mandatory Appearance	Mandatory Appearance

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.21(c) Removing or attempting to remove, alter or destroy mark to identify wild horse or burro	Mandatory Appearance	Mandatory Appearance
261.21(d) Violating any terms or conditions specified in care and maintenance agreement	\$50.00 or Mandatory Appearance	\$50.00
Prohibition in Areas Designated by Order		
261.52(a) Building, maintaining, attending or using a fire, campfire, or stove fire	\$100.00	\$250.00
261.52(b) Using an explosive	\$150.00 or Mandatory Appearance	\$150.00
261.52(c) Smoking	\$25.00	\$250.00
261.52(d) Smoking in area that is barren or cleared of all flammable material	\$25.00	\$250.00
261.52(e) Going into or being upon an area	\$75.00	\$100.00
261.52(f) Possessing, discharging or using any kind of firework or other pyrotechnic device	Possession: \$100.00 Use: Mandatory Appearance	Possession: \$200.00 Use: Mandatory Appearance
261.52(g) Entering an area without any firefighting tool	\$50.00	\$75.00
261.52(h) Operating an internal combustion engine	\$35.00	\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.52(i) Welding or operating an acetylene or other torch	\$100.00	\$250.00
261.52(j) Operating or using any internal or external combustion engine w/o a spark arresting device	\$75.00	\$100.00
261.52(k) Violating any state law in the order concerning burning fires	\$100.00	\$100.00
Special Closures: When provided in an order, it is prohibited to go into or be upon any area which is closed for the protection of:		
261.53(a) Threatened, endangered, rare, unique, or vanishing species of plants, animals, birds, or fish Threatened, endangered, rar	\$100.00	\$100.00
261.53(b) Special biological communities	\$100.00	\$100.00
261.53(c) Objects or areas of historical, archeological, geological, or paleontological interest	\$100.00	\$100.00
261.53(d) Scientific experiments or investigations	\$100.00	\$100.00
261.53(e) Public health or safety	\$100.00	\$150.00
261.53(f) Property	\$100.00	\$100.00
Forest Development Roads		

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.54(a) Using any type of vehicle prohibited by the order	\$150.00	\$150.00
261.54(b) Use of any type of traffic prohibited by the order	\$100.00 or Mandatory Appearance	\$150.00
261.54(c) using a road for commercial hauling w/o permit	\$100.00	\$250.00
261.54(d) Operating a vehicle in violation of speed, load, weight, height, length, width or other limitation	\$100.00	\$100.00
261.54(e) Being on the road	\$100.00	\$150.00
261.54(f) Operating a vehicle carelessly, recklessly, or w/o regard for the safety of others Careless Reckless	\$100.00 or M.A. \$200.00 or M.A.	\$200.00 \$500.00
Forest Development Trails		
261.55(a) Being on the trail	\$50.00	\$150.00
261.55(b) Using any type of vehicle prohibited by order	\$50.00	\$150.00
261.55(c) Use by any type of traffic or mode of transport prohibited by order	\$50.00	\$150.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.55(d) Operating a vehicle in violation of width, weight, height, length, or other limitations	\$50.00	\$250.00
261.55(e) Shortcutting a switchback in a trail	\$35.00	\$100.00
Use of Vehicle Off Forest Development Roads		
261.56 When provided by order, it is prohibited to possess or use a vehicle off forest development roads First Offense Second Offense	\$100.00 \$200.00 or M.A.	\$150.00 \$300.00
National Forest Wilderness The following is prohibited:		
261.57(a) Entering or being in the area	\$75.00	\$150.00
261.57(b) Possessing camping or pack-out fitting equipment	\$50.00	\$100.00
261.57(c) Possessing a firearm or firework	\$100.00	\$200.00 for Possession M.A. for Use
261.57(d) Possessing any non-burnable food or beverage containers, including deposit bottles	\$35.00	\$50.00
261.57(e) Grazing	\$75.00	\$100.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.57(f) Storing equipment, personal property or supplies	\$75.00	\$200.00
261.57(g) Disposing of debris, garbage or other waste	\$75.00	\$150.00
261.57(h) Possessing or using a wagon, cart or other vehicle	\$50.00	\$200.00
Occupancy and Use When provided by order, the following are prohibited:		
261.58(a) Camping for a period longer than allowed	\$50.00	\$100.00
261.58(b) Entering or using a developed recreation site	\$35.00	\$50.00
261.58(c) Entering or remaining in a campground during night	\$35.00	\$75.00
261.58(d) Occupying a developed recreation site	\$35.00	\$50.00
261.58(e) Camping	\$35.00	\$50.00
261.58(f) Using a campsite or other area described by more than the number of users allowed	\$35.00	\$50.00
261.58(g) Parking or leaving a vehicle in violation of posted instructions	\$35.00	\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.58(h) Parking or leaving a vehicle outside a parking space assigned to one's own camp unit	\$35.00	\$50.00
261.58(i) Possessing, parking or leaving more than two vehicles	\$35.00	\$50.00
261.58(j) Being publicly nude	\$100.00	\$100.00
261.58(k) Entering or being in a body of water	\$35.00	\$50.00
261.58(l) Being in the area after sundown or before sunrise	\$35.00	\$50.00
261.58(m) Discharging a firearm, air rifle, or gas gun	\$35.00	\$110.00
261.58(n) Possessing or operating a motorboat	\$35.00	\$50.00
261.58(o) Water skiing	\$35.00	\$50.00
261.58(p) Storing or leaving a boat or raft	\$35.00	\$50.00
261.58(q) Operating any water craft in excess of a posted speed limit	\$35.00	\$50.00
261.58(r) Launching a boat except at a designated launching ramp	\$35.00	\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.58(s) Possessing or transporting any bird, fish or other animal or parts thereof	\$35.00	\$500.00 for Big Game Animal \$100.00 for Fish or Small Game Animal
261.58(t) Possessing, storing or transporting any part of a tree or other plant	\$35.00	\$50.00 M.A. for Possession of Marijuana
261.58(u) Being in the area between 10 p.m. and 6 a.m.	\$35.00	\$50.00
261.58(v) Hunting or fishing	\$50.00	\$100.00
261.58(w) Possessing or transporting any motor or mechanical device	\$35.00	\$50.00
261.58(x) Using any wheel, roller or other mechanical device for overland transportation of water craft	\$35.00	\$50.00
261.58(y) Landing of aircraft, or dropping or picking up any material, supplies, or person	\$100.00	\$500.00
261.58(z) Entering or being on lands or waters within the boundaries of a component of the National Wild and Scenic Rivers Systems	\$35.00	\$100.00
261.58(aa) Riding, hitching, tethering or hobbling a horse or other saddle or pack animal	\$50.00	\$50.00

STATUTE (36 CFR)	Current Fine Schedule	Proposed Fine Schedule
261.58(bb) Possessing a beverage which is defined as an alcoholic beverage	\$100.00	\$100.00
261.58(cc) Possessing or storing any food or refuse	\$125.00	\$150.00
261.58(ee) Depositing any body waste in caves except into receptacles provided for that purpose	\$75.00	\$150.00

BLM

BUREAU OF LAND MANAGEMENT



COLLATERAL FINE PROPOSAL

For the

DISTRICT OF WYOMING

BUREAU OF LAND MANAGEMENT - WYOMING COLLATERAL FINE SCHEDULE PROPOSAL

43 CFR 7.4 - 16 USC 470: ARPA Prohibited Acts and Criminal Penalties	
Regulation	Current Fine Schedule
<p>43 CFR 7.4(a) {16 USC 470(e)(e)(a)} Under section 6(a) of the Act, no person may excavate, remove, damage, or otherwise alter or deface, or attempt to excavate, remove, damage, or otherwise alter or deface any archaeological resource located on public lands or Indian lands unless such activity is pursuant to a permit issued under Sec. 7.8 or exempted by Sec. 7.5(b) of this part.</p>	<p>\$500 or Mandatory Appearance</p>
<p>43 CFR 7.4(b)(1) {16 USC 470(e)(e)(b)} (b) No person may sell, purchase, exchange, transport, or receive any archaeological resource, if such resource was excavated or removed in violation of: (1) The prohibitions contained in paragraph</p>	<p>\$500 or Mandatory Appearance</p>
<p>43 CFR 7.4(b)(2) {16 USC 470(e)(e)(c)} (b) No person may sell, purchase, exchange, transport, or receive any archaeological resource, if such resource was excavated or removed in violation of: (2) Any provision, rule, regulation, ordinance, or permit in effect under any other provision of Federal law.</p>	<p>\$500 or Mandatory Appearance</p>

Unauthorized use, occupancy, or development	
Regulation	Current Fine Schedule
<p>43 CFR. 2801.3(a) (43 CFR 9262.1) Unauthorized use, occupancy, or development. Any use, occupancy, or development of the public lands that requires a right-of-way, temporary use permit, or other authorization pursuant to the regulations of that part and that has not been so authorized, or that is beyond the scope and specific limitations of such an authorization, or that causes unnecessary or undue degradation, is prohibited and shall constitute a trespass as defined in 43 CFR. 2800.0-5.</p>	<p>1st Offense or Minor Resource Damage \$250</p> <p>2nd Offense or if Major Resource Damage Occurs \$500</p>
<p>43 CFR. 2920.1-1(43 CFR 9262.1) Use W/O Required Authorization (a) Any use, occupancy, or development of the public lands, other than casual use as defined in Sec. 2920.0-5(k) of this title, without authorization under the procedures in Sec. 2920.1-1 of this title, shall be considered a trespass. Anyone determined by the authorized officer to be in trespass on the public lands shall be notified of such trespass and shall be liable to the United States</p>	<p>1st Offense or Minor Resource Damage \$250</p> <p>2nd Offense or if Major Resource Damage Occurs \$500</p>
<p>43 CFR 3603.1 Unauthorized use of Mineral Resources Except when authorized by sale or permit under law and the regulations of the Department of the Interior, the extraction, severance or removal of mineral materials from public lands under the jurisdiction of the Department of the Interior is unauthorized use. Unauthorized users shall be liable for damages to the United States, and shall be subject to prosecution for such unlawful acts (see subpart 9239 of this title).</p>	<p>Personal Use: \$250</p> <p>Commercial or if Major Resource Damage Occurs: \$500</p>

43 CFR 3622.4 - Petrified Wood Collection rules

(a) General. The authorized officer shall control the removal without charge of petrified wood from public lands using the following criteria:

Regulation	Current Fine Schedule
43 CFR 3622.4(a)(1) The maximum quantity of petrified wood that any one person is allowed to remove without charge per day is 25 pounds in weight plus one piece, provided that the maximum total amount that one person may remove in one calendar year shall not exceed 250 pounds. Pooling of quotas to obtain pieces larger than 250 pounds is not allowed.	\$150
43 CFR 3622.4(a)(2) Except for holders of permits issued under subpart 3621 of this title to remove museum pieces, no person shall use explosives, power equipment, including, but not limited to, tractors, bulldozers, plows, power-shovels, semi-trailers or other heavy equipment for the excavation or removal of petrified wood.	\$250
43 CFR 3622.4(a)(3) Petrified wood obtained under this section shall be for personal use and shall not be sold or bartered to commercial dealers.	\$250
43 CFR 3622.4(a)(4) The collection of petrified wood shall be accomplished in a manner that prevents unnecessary and undue degradation of lands.	\$250

43 CFR 3715.6: Use and Occupancy Under the Mining Laws - Prohibited Acts

Except where other applicable laws or regulations allow, BLM prohibits the following:

(a) Placing, constructing, maintaining or using residences or structures for occupancy not meeting:

(1) The conditions of occupancy under Secs. 3715.2 or 3715.2-1; or

(2) Any of the standards of occupancy under Sec. 3715.5;

(b) Beginning occupancy before the filing, review, and approval or modification of a plan of operation as required under 43 CFR part 3800, subparts 3802 or 3809;

(c) Beginning occupancy before consultation with BLM as required by Sec. 3715.3 for activities that do not require a plan of operations under 43 CFR part 3800, subpart 3802 or that are defined as casual use or notice activities under 43 CFR part 3800, subpart 3809;

(d) Beginning occupancy without receiving a determination of concurrence because the proposed occupancy or fencing will not conform to the provisions of Sec. 3715.2, Sec. 3715.2-1 or Sec. 3715.5;

(e) Not complying with any order issued under this subpart within the time frames the order provides;

(f) Preventing or obstructing free passage or transit over or through the public lands by force, threats, or intimidation; provided, however, that reasonable security and safety measures in accordance with this subpart are allowed;

(g) Placing, constructing, or maintaining enclosures, gates, or fences, or signs intended to exclude the general public, without BLM's concurrence;

(h) Causing a fire or safety hazard or creating a public nuisance;

(i) Not complying with the notification and other requirements under Sec. 3715.4 relating to an existing occupancy; and

(j) Conducting activities on the public lands that are not reasonably incident, including, but not limited to: non-mining related habitation, cultivation, animal maintenance or pasturage, and development of small trade or manufacturing concerns; storage, treatment, processing, or disposal of non-mineral, hazardous or toxic materials or waste that are generated elsewhere and brought onto the public lands; recycling or reprocessing of manufactured material such as scrap electronic parts, appliances, photographic film, and chemicals; searching for buried treasure, treasure trove or archaeological specimens; operating hobby and curio shops; cafes; tourist stands; and hunting and fishing camps.

Personal Use:
\$250

Commercial:
\$500

43 CFR. 4140.1 Taylor Grazing Act (43 USC 315)

The following acts are prohibited on public lands and other lands administered by the Bureau of Land Management:

Regulation	Current Fine Schedule
<p>43 CFR 4140.1(b)(1)(i-iv) {43 CFR 9264.1(a)} (b) Persons performing the following prohibited acts related to rangelands shall be subject to civil and criminal penalties set forth at sections. 4170.1 and 4170.2: (1) Allowing livestock or other privately owned or controlled animals to graze on or be driven across these lands: (i) Without a permit or lease, and an annual grazing authorization. For the purposes of this paragraph, grazing bills for which payment has not been received do not constitute grazing authorization. (ii) In violation of the terms and conditions of a permit, lease, or other grazing use authorization including, but not limited to, livestock in excess of the number authorized; (iii) In an area or at a time different from that authorized; or (iv) Failing to comply with a requirement under 43 CFR. 4130.7(c) of this title.</p>	<p>1st Offense: \$200 2nd Offense: \$500 + \$50 per animal 3rd Offense: Mandatory Appearance</p>
<p>43 CFR 4140.1(b)(2) / {43 CFR 9264.1(b)} Installing, using, maintaining, modifying, and/or removing range improvements without authorization;</p>	<p>\$200</p>
<p>43 CFR 4140.1(b)(3) / {43 CFR 9264.1(c)} Cutting, burning, spraying, destroying, or removing vegetation without authorization;</p>	<p>\$200</p>
<p>43 CFR 4140.1(b)(4) / {43 CFR 9264.1(d)} Damaging or removing U.S. property without authorization;</p>	<p>\$200</p>
<p>43 CFR 4140.1(b)(5) / {43 CFR 9264.1(e)} Molesting, harassing, injuring, poisoning, or causing death of livestock authorized to graze on these lands and removing authorized livestock without the owner's consent;</p>	<p>Molest/Harass \$200 Kill, Injure, Poison Mandatory Appearance</p>
<p>43 CFR 4140.1(b)(6) / {43 CFR 9264.1(f)} Littering;</p>	<p>\$110</p>
<p>43 CFR 4140.1(b)(7) / {43 CFR 9264.1(i)} Interfering with lawful uses or users including obstructing free transit through or over public lands by force, threat, intimidation, signs, barrier or locked gates;</p>	<p>Interfere/Obstruct \$200 w/Threat or Violence: Mandatory Appearance</p>
<p>43 CFR 4140.1(b)(8) / {43 CFR 9264.1(j)} Knowingly or willfully making a false statement or representation in base property certifications, grazing applications, range improvement permit applications, cooperative range improvement agreements, actual use reports and/or amendments thereto;</p>	<p>\$200</p>

<p><u>43 CFR 4140.1(b)(9)</u> Failing to pay any fee required by the authorized officer pursuant to this part, or making payment for grazing use of public lands with insufficiently funded checks on a repeated and willful basis;</p>	<p>\$200</p>
<p><u>43 CFR 4140.1(b)(10)</u> Failing to reclaim and repair any lands, property, or resources when required by the authorized officer;</p>	<p>\$200</p>
<p><u>43 CFR 4140.1(b)(11)</u> Failing to re-close any gate or other entry during periods of livestock use.</p>	<p>\$100</p>
<p><u>43 CFR 4140.1(c)(1) / {43 CFR 9264.1(h)}</u> (c) Performance of an act listed in paragraphs (c)(1), (c)(2) or (c)(3) of this section where public land administered by the Bureau of Land Management is involved or affected, the violation is related to grazing use authorized by a permit or lease issued by the Bureau of Land Management, and the permittee or lessee has been convicted or otherwise found to be in violation of any of these laws or regulations by a court or by final determination of an agency charged with the administration of these laws or regulations, and no further appeals are outstanding, constitutes a prohibited act that may be subject to the civil penalties set forth at 43 CFR. 4170.1-1. (2) Violation of Federal or State laws or regulations pertaining to the: (i) Placement of poisonous bait or hazardous devices designed for the destruction of wildlife; (ii) Application or storage of pesticides, herbicides, or other hazardous materials; (iii) Alteration or destruction of natural stream courses without authorization; (iv) Pollution of water sources; (v) Illegal take, destruction or harassment, or aiding and abetting in the illegal take, destruction or harassment of fish and wildlife resources; and (vi) Illegal removal or destruction of archeological or cultural resources;</p>	<p><u>4140.1(c)(1)(i)</u> \$500</p> <p><u>4140.1(c)(1)(ii)</u> \$500</p> <p><u>4140.1(c)(1)(iii)</u> \$500</p> <p><u>4140.1(c)(1)(iv)</u> \$500</p> <p><u>4140.1(c)(1)(v)</u> \$150</p> <p>or State Fine Amount for Violation</p> <p><u>4140.1(c)(1)(vi)</u> \$500</p>
<p><u>43 CFR 4140.1(c)(2)</u> Violation of the Bald Eagle Protection Act (16 U.S.C. 668 et seq.), Endangered Species Act (16 U.S.C. 1531 et seq.), or any provision of part 4700 of this chapter concerning the protection and management of wild free-roaming horses and burros; or</p>	<p>\$500</p>
<p><u>43 CFR 4140.1(c)(3)</u> Violation of State livestock laws or regulations relating to the branding of livestock; breed, grade, and number of bulls; health and sanitation requirements; and violating State, county, or local laws regarding the stray of livestock from permitted public land grazing areas onto areas that have been formally closed to open range grazing.</p>	<p>Assimilate State Fine</p>

Wild Horse & Burro Protection Act – 16 USC 1331	
Regulation	Current Fine Schedule
43 CFR 4770.1(a) / {43 CFR 9267.1(a)(3)} Maliciously or negligently injuring or harassing a wild horse or burro;	\$200
43 CFR 4770.1(b) / {43 CFR 9267.1(a)(1)-(2)} Removing or attempting to remove a wild horse or burro from the public lands without authorization from the authorized officer;	\$250
43 CFR 4770.1(c) / {43 CFR 9264.1(g)} Destroying a wild horse or burro without authorization from the authorized officer except as an act of mercy;	Mandatory Appearance
43 CFR 4770.1(d) / {43 CFR 9267.1(a)(5)} Selling or attempting to sell, directly or indirectly, a wild horse or burro or its remains;	\$300
43 CFR 4770.1(e) / {43 CFR 9267.1(a)(4), (6), (8)} Commercially exploiting a wild horse or burro;	\$250
43 CFR 4770.1(f) / {43 CFR 9267.1(a)(7)} Treating a wild horse or burro inhumanely;	\$300
43 CFR 4770.1(g) {43 CFR 9267.1(a)(9), (10), (12), (13). 9264.1(g)} Violating a term or condition of the Private Maintenance and Care Agreement;	\$150
43 CFR 4770.1(h) / {43 CFR 9264.1(g)} Branding a wild horse or burro;	\$200
43 CFR 4770.1(i) / {43 CFR 9267.1(a)(11)} Removing or altering a freeze mark on a wild horse or burro;	\$200
43 CFR 4770.1(j) Violating an order, term, or condition established by the authorized officer under this part.	\$200

43 CFR 5462—Forest/Vegetative Products - Permit Requirements	
Regulation	Current Fine Schedule
<p>43 CFR 5462.2(b)(1) (1) Cutting, removing, or otherwise damaging any timber, tree, or other vegetative resource, except as authorized by a forest product sale contract, permit, or Federal law or regulation.</p>	<p>Personal - \$200 Commercial: \$500 2nd Offense \$500 + \$50 Per Tree</p>
<p>43 CFR 5462.2(b)(2) (2) Cutting any standing tree, under a permit or timber sale contract, before a BLM employee has marked it or has otherwise designated it for cutting.</p>	<p>1st Offense - \$200 2nd Offense - \$500 + \$50 Per Tree</p>
<p>43 CFR 5462.2(b)(3) (3) Removing any timber or other vegetative resource cut under a permit or timber sale contract, except to a place designated for scaling or measurement, or removing it from that place before it is scaled, measured, counted, or otherwise accounted for by a BLM employee.</p>	<p>1st Offense - \$200 2nd Offense - \$500 + \$50 Per Tree</p>
<p>43 CFR 5462.2(b)(4) (4) Stamping, marking with paint, tagging, or otherwise identifying any tree or other vegetative resources on BLM-administered lands in a manner similar to that employed by BLM employees to mark or designate a tree or other vegetative resources for cutting, removal, or transportation.</p>	<p>1st Offense - \$200 2nd Offense - \$500 + \$50 Per Tree</p>
<p>43 CFR 5462.2(b)(5) (5) Transporting timber or other vegetative resources without a valid haul ticket that pertains to the material in question, except as authorized by Federal law or regulation.</p>	<p>1st Offense - \$200 2nd Offense- \$500</p>
<p>43 CFR 5462.2(b)(6) (6) Except as authorized by Federal law or regulation, purchasers or their designated representatives, while engaging in any activity connected with the harvest or removal of forest products, failing to have in their possession and/or failing to produce any required permit or forest product sale contract for inspection upon demand by a BLM employee or any official of a cooperating law enforcement agency acting within his or her designated authority as a sale inspector, administrator, contracting officer, or law enforcement officer.</p>	<p>1st Offense - \$200 2nd Offense- \$500</p>
<p>43 CFR 5462.2(b)(7) (7) Violating any State or local laws and ordinances relating to local permits, tagging, and transportation of timber, trees, or other vegetative resources.</p>	<p>1st Offense - \$200 2nd Offense- \$500</p>
<p>43 CFR 5462.2(b)(8) (8) Violating any of the provisions regulating export and substitution contained in subparts 5400, 5403, and 5420 of this title.</p>	<p>1st Offense - \$200 2nd Offense- \$500</p>

1st Offense - \$200

2nd Offense- \$500

<p>43 CFR 5462.2(b)(9) (9) Obtaining any forest product sale contract or permit or taking any timber, trees, or other vegetative resources through falsifying, concealing, or covering up by any trick, scheme, or device a material fact, or making any false, fictitious, or fraudulent statement or representation, or making or using a false, fictitious, or fraudulent statement or entry, including altering any forest product sales contract or permit or using an unauthorized reproduction of any official load tag.</p>	
<p>43 CFR 5462.2(b)(10) (10) Negligent or intentional destruction of or injury to any timber or other vegetative resource during operations under a forest product sale contract or permit.</p>	<p>1st Offense - \$200 2nd Offense- \$500</p>

<p>43 CFR 5511.4: Free Use (Firewood) Permit Prohibited acts.</p>	
<p>(a) In addition to the prohibited acts listed in Sec. 5462.2, the acts or omissions listed in paragraph (b) will render the person(s) responsible liable to the United States in a civil action for trespass and such persons may be prosecuted criminally.</p> <p>(b) The following acts are prohibited:</p>	
Regulation	Current Fine Schedule
<p>43 CFR 5511.4(b)(1) Obtaining any free use permit or taking any timber, trees, or other vegetative resources through falsifying, concealing, or covering up by any trick, scheme, or device a material fact, or making any false, fictitious, or fraudulent statements or representations, or making or using any false, fictitious or fraudulent statement or entry, including altering of any free use permit or using a reproduction of any official load tags.</p>	<p>\$150</p>
<p>43 CFR 5511.4(b)(2) Using timber secured under free permit other than allowed</p>	<p>\$200</p>
<p>43 CFR 5511.4(b)(3) Violating any of the terms and conditions of a free use permit.</p>	<p>\$100</p>
<p>43 CFR 5511.4(b)(4) Exporting timber cut under a free use permit from the State in which it was cut, except as provided in Sec. 5511.1-1(e).</p>	<p>\$200</p>
<p>43 CFR 5511.4(b)(5) The cutting of timber under a free use permit for sale, barter, speculation, or use by others than the permittee.</p>	<p>\$200</p>

Research Natural Areas	
Regulation	Current Fine Schedule
43 CFR 8223.1(a) No person shall use, occupy, construct, or maintain facilities in a research natural area except as permitted by law, other Federal regulations, or authorized under provisions of this subpart 8223.	\$200
43 CFR 8223.1(b) No person shall use, occupy, construct, or maintain facilities in a manner inconsistent with the purpose of the research natural area.	\$200
43 CFR 8223.1(c) Scientists and educators shall use the area in a manner that is nondestructive and consistent with the purpose of the research natural area.	\$200

Off-Road Vehicles

43 CFR 8340.0-5; Definitions

As used in this part:

(a) Off-road vehicle means any motorized vehicle capable of, or designed for, travel on or immediately over land, water, or other natural terrain, excluding:

(1) Any non-amphibious registered motorboat;

(2) Any military, fire, emergency, or law enforcement vehicle while being used for emergency purposes;

(3) Any vehicle whose use is expressly authorized by the authorized officer, or otherwise officially approved;

(4) Vehicles in official use; and

(5) Any combat or combat support vehicle when used in times of national defense emergencies.

(b) Public lands means any lands the surface of which is administered by the Bureau of Land Management.

(c) Bureau means the Bureau of Land Management.

(d) Official use means use by an employee, agent, or designated representative of the Federal Government or one of its contractors, in the course of his employment, agency, or representation.

(e) Planning system means the approach provided in Bureau regulations, directives and manuals to formulate multiple use plans for the public lands. This approach provides for public participation within the system.

(f) Open area means an area where all types of vehicle use is permitted at all times, anywhere in the area subject to the operating regulations and vehicle standards set forth in subparts 8341 and 8342 of this title.

(g) Limited area means an area restricted at certain times, in certain areas, and/or to certain vehicular use. These restrictions may be of any type, but can generally be accommodated within the following type of categories: Numbers of vehicles; types of vehicles; time or season of vehicle use; permitted or licensed use only; use on existing roads and trails; use on designated roads and trails; and other restrictions.

(h) Closed area means an area where off-road vehicle use is prohibited. Use of off-road vehicles in closed areas may be allowed for certain reasons; however, such use shall be made only with the approval of the authorized officer.

(i) Spark arrester is any device which traps or destroys 80 percent or more of the exhaust particles to which it is subjected.

Regulation	Current Fine Schedule
43 CFR 8341.1(b) Any person operating an off-road vehicle on those areas and trails designated as limited shall conform to all terms and conditions of the applicable designation orders.	\$150
43 CFR 8341.1(c) The operation of off-road vehicles is prohibited on those areas and trails closed to off-road vehicle use.	\$200
43 CFR 8341.1(d) It is prohibited to operate an off-road vehicle in violation of State laws and regulations relating to use, standards, registration, operation, and inspection of off-road vehicles. To the extent that State laws and regulations do not exist or are less stringent than the regulations in this part, the regulations in this part are minimum standards and are controlling.	\$150 or Assimilate State Fine Amount

<p>43 CFR 8341.1(e) No person may operate an off-road vehicle on public lands without a valid State operator's license or learner's permit where required by State or Federal law.</p>	<p>\$150</p>
<p>43 CFR 8341.1(f)(1) (f) No person shall operate an off-road vehicle on public lands: (1) In a reckless, careless, or negligent manner;</p>	<p>\$200</p>
<p>43 CFR 8341.1(f)(2) (f) No person shall operate an off-road vehicle on public lands: (2) In excess of established speed limits;</p>	<p>\$25 + \$5 per MPH over Speed Limit</p>
<p>43 CFR 8341.1(f)(3) (f) No person shall operate an off-road vehicle on public lands: (3) While under the influence of alcohol, narcotics, or dangerous drugs;</p>	<p>\$250 or Mandatory Appearance</p>
<p>43 CFR 8341.1(f)(4) (f) No person shall operate an off-road vehicle on public lands: (4) In a manner causing, or likely to cause significant, undue damage to or disturbance of the soil, wildlife, wildlife habitat, improvements, cultural, or vegetative resources or other authorized uses of the public lands; and</p>	<p>\$200</p>
<p>43 CFR 8341.1(f)(5) (f) No person shall operate an off-road vehicle on public lands: (5) During night hours, from a half-hour after sunset to a half-hour before sunrise, without lighted headlights and taillights.</p>	<p>\$100</p>
<p>43 CFR 8341.1(g) Drivers of off-road vehicles shall yield the right-of-way to pedestrians, saddle horses, pack trains, and animal-drawn vehicles.</p>	<p>\$100</p>

43 CFR 8341.2 – Special rules – Emergency Closures	
Regulation	Current Fine Schedule
<p>43 CFR 8341.2(a) Notwithstanding the consultation provisions in 43 CFR 8342.2(a), where the authorized officer determines that off-road vehicles are causing or will cause considerable adverse effects upon soil, vegetation, wildlife, wildlife habitat, cultural resources, historical resources, threatened or endangered species, wilderness suitability, other authorized uses, or other resources, the authorized officer shall immediately close the areas affected to the type(s) of vehicle causing the adverse effect until the adverse effects are eliminated and measures implemented to prevent recurrence. Such closures will not prevent designation in accordance with procedures in subpart 8342 of this part, but these lands shall not be opened to the type(s) of off-road vehicle to which it was closed unless the authorized officer determines that the adverse effects have been eliminated and measures implemented to prevent recurrence.</p>	\$250

43 CFR. 8343.1 Vehicle Standards	
Regulation	Current Fine Schedule
<p>43 CFR 8343.1(a) No off-road vehicle may be operated on public lands unless equipped with brakes in good working condition.</p>	\$100
<p>43 CFR 8343.1(b) No off-road vehicle equipped with a muffler cutout, bypass, or similar device, or producing excessive noise exceeding Environmental Protection Agency standards, when established, may be operated on public lands.</p>	\$100
<p>43 CFR 8343.1(c) By posting appropriate signs or by marking a map which shall be available for public inspection at local Bureau offices, the authorized officer may indicate those public lands upon which no off-road vehicle may be operated unless equipped with a properly installed spark arrester. The spark arrester must meet either the U.S. Department of Agriculture--Forest Service Standard 5100-1a, or the 80-percent efficiency level standard when determined by the appropriate Society of Automotive Engineers (SAE) Recommended Practices J335 or J350. These standards include, among others, the requirements that: (1) The spark arrester shall have an efficiency to retain or destroy at least 80 percent of carbon particles for all flow rates, and (2) the spark arrester has been warranted by its manufacturer as meeting this efficiency requirement for at least 1,000 hours subject to normal use, with maintenance and mounting in accordance with the manufacturer's recommendation. A spark arrester is not required when an off-road vehicle is being operated in an area which has 3 or more inches of snow on the ground.</p>	\$100
<p>43 CFR 8343.1(d)(1-2) (d) Vehicles operating during night hours, from a half-</p>	\$100

hour after sunset to a half-hour before sunrise, shall comply with the following:

(1) Headlights shall be of sufficient power to illuminate an object at 300 feet at night under normal, clear atmospheric conditions. Two- or three-wheeled vehicles or single-tracked vehicles will have a minimum of one headlight. Vehicles having four or more wheels or more than a single track will have a minimum of two headlights, except double tracked snowmachines with a maximum capacity of two people may have only one headlight.

(2) Red taillights, capable of being seen at a distance of 500 feet from the rear at night under normal, clear atmospheric conditions, are required on vehicles in the same numbers as headlights.

43 CFR 8351; National Designated Areas**43 CFR 8351.1; National trails systems**

43 CFR 8351.1-1(a) Operate Motor Vehicle on National Scenic Trail	\$150
---	--------------

43 CFR 8351.2; Wild and Scenic Rivers

43 CFR 8351.2-1(c) Violate Terms and Conditions of Written Permission	\$150
43 CFR 8351.2-1(e)(1) Entering Land or Water Where Prohibited	\$100
43 CFR 8351.2-1(e)(2) Camping Where Prohibited	\$100
43 CFR 8351.2-1(e)(3) Hiking Where Prohibited	\$100
43 CFR 8351.2-1(e)(4) Violate Fire Regulations	\$100
43 CFR 8351.2-1(e)(5) Improper Disposal of Human Waste	\$150
43 CFR 8351.2-1(e)(6) Disorderly Conduct	\$150
43 CFR 8351.2-1(e)(7) Other Acts Detrimental to Public Lands	\$150
43 CFR 8351.2-1(f) Special Rules – Wild and Scenic Rivers Act	\$150

43 CFR. 8364.1 Closure and restriction orders	
Regulation	Current Fine Schedule
<p>43 CFR 8364.1(d)</p> <p>(a) To protect persons, property, and public lands and resources, the authorized officer may issue an order to close or restrict use of designated public lands.</p> <p>(b) Each order shall:</p> <p>(1) Identify the public lands, roads, trails or waterways that are closed to entry or restricted as to use;</p> <p>(2) Specify the uses that are restricted;</p> <p>(3) Specify the period of time during which the closure or restriction shall apply;</p> <p>(4) Identify those persons who are exempt from the closure or restrictions;</p> <p>(5) Be posted in the local Bureau of Land Management Office having jurisdiction over the lands to which the order applies;</p> <p>(6) Be posted at places near and/or within the area to which the closure or restriction applies, in such manner and location as is reasonable to bring prohibitions to the attention of users;</p> <p>(7) Include a statement on the reasons for the closure; and</p> <p>(c) In issuing orders pursuant to this section, the authorized officer shall publish them in the Federal Register.</p> <p>(d) Any person who fails to comply with a closure or restriction order issued under this subpart may be subject to the penalties provided in 43 CFR. 8360.0-7 of this title.</p>	<p>\$250</p>

43 CFR 8365.1 Public lands--General

The rules in this section of 43 CFR shall apply to use and occupancy of all public lands under the jurisdiction of the Bureau of Land Management. Additional rules for developed sites and areas are found in 43 CFR. 8365.2 of this title.

43 CFR 8365.1-1 Sanitation

- (a) Whenever practicable, visitors shall pack their trash for disposal at home.
- (b) On all public lands, no person shall, unless otherwise authorized:

Regulation	Current Fine Schedule
43 CFR 8365.1-1(b)(1) Dispose of any cans, bottles and other nonflammable trash and garbage except in designated places or receptacles;	\$150
43 CFR 8365.1-1(b)(2) Dispose of flammable trash or garbage except by burning in authorized fires, or disposal in designated places or receptacles;	\$200
43 CFR 8365.1-1(b)(3) Drain sewage or petroleum products or dump refuse or waste other than wash water from any trailer or other vehicle except in places or receptacles provided for that purpose;	\$250 If Near Water Source \$500
43 CFR 8365.1-1(b)(4) Dispose of any household, commercial or industrial refuse or waste brought as such from private or municipal property;	Personal: < 2 cu yds - \$250 > 2 cu yds - \$500 Commercial: < 2 cu yds - \$500 > 2 cu yds - \$750 Hazardous - MA
43 CFR 8365.1-1(b)(5) Pollute or contaminate water supplies or water used for human consumption; or	Personal: \$250 Commercial: \$500 Hazardous: MA
43 CFR 8365.1-1(b)(6) Use a refuse container or disposal facility for any purpose other than for which it is supplied.	\$100

43 CFR 8365.1-2 Occupancy and use On all public lands, no person shall:	
Regulation	Current Fine Schedule
43 CFR 8365.1-2(a) Camp longer than the period of time permitted by the authorized officer; or	\$150
43 CFR 8365.1-2(b) Leave personal property unattended longer than 10 days (12 months in Alaska), except as provided under 43 CFR. 8365.2-3(b) of this title, unless otherwise authorized. Personal property left unattended longer than 10 days (12 months in Alaska), without permission of the authorized officer, is subject to disposition under the Federal Property and Administrative Services Act of 1949.	Personal Property: \$150 Vehicles: \$250

43 CFR 8365.1-3 Vehicle	
Regulation	Current Fine Schedule
43 CFR 8365.1-3(a) When operating a vehicle on the public lands, no person shall exceed posted speed limits, willfully endanger persons or property, or act in a reckless, careless or negligent manner.	Endanger - \$500 Careless - \$150 Speed - \$25+\$5
43 CFR 8365.1-3(b)(1) (1) The operator of a motor vehicle is prohibited from operating a motor vehicle in motion, unless the operator and each front seat passenger is restrained by a properly fastened safety belt that conforms to applicable United States Department of Transportation standards, except that children, as defined by State law, shall be restrained as provided by State law. (2) Paragraph (b) applies on public lands, or portions thereof, that are located within a State in which there is no State law in effect that requires the mandatory use of a safety belt by the vehicle operator and any front seat passenger. It also applies on public lands, or portions thereof, located within a State in which the mandatory safety belt law of the State does not apply to the public lands or in which any provision of State law renders the mandatory safety belt law of the State unenforceable by the authorized officer as to acts or omissions occurring on the public lands. (3) This 43 CFR section does not apply to an operator or a passenger of a motor vehicle occupying a seat that was not originally equipped by the manufacturer with a safety belt, nor does it apply to an operator or passenger with a medical condition that prevents restraint by a safety belt or other occupant restraining device. (4) An authorized officer may not stop a motor vehicle for the sole purpose of determining whether a violation of paragraph (b)(1) of this 43 CFR section is being	\$25

committed.

43 CFR 8365.1-4 Public health, safety and comfort.	
(a) No person shall cause a public disturbance or create a risk to other persons on public lands by engaging in activities which include, but are not limited to, the following:	
Regulation	Current Fine Schedule
43 CFR 8365.1-4 Creating a Risk or Public Disturbance	\$200
43 CFR 8365.1-4(a)(1) Making unreasonable noise;	\$100
43 CFR 8365.1-4(a)(2) Creating a hazard or nuisance;	\$200
43 CFR 8365.1-4(a)(3) Refusing to disperse, when directed to do so by an authorized officer;	\$200
43 CFR 8365.1-4(a)(4) Resisting arrest or issuance of citation by an authorized officer engaged in performance of official duties; interfering with any Bureau of Land Management employee or volunteer engaged in performance of official duties; or	\$200
43 CFR 8365.1-4(a)(5) Assaulting, committing a battery upon, or	\$250
43 CFR 8365.1-4(a)(6) Knowingly giving any false or fraudulent report of an emergency situation or crime to any Bureau of Land Management employee or volunteer engaged in the performance of official duties.	\$250 or Mandatory Appearance
43 CFR 8365.1-4(b)(1) (b) No person shall engage in the following activities on the public lands: (1) Cultivating, manufacturing, delivering, distributing or trafficking a controlled substance, as defined in 21 U.S.C. 802(6) and 812 and 21 CFR 1308.11 through 1308.15, except when distribution is made by a licensed practitioner in accordance with applicable law. For the purposes of this paragraph, delivery means the actual, attempted or constructive transfer of a controlled substance whether or not there exists an agency relationship.	\$500 Or Mandatory Appearance Or Arrest / Complaint
43 CFR 8365.1-4(b)(2) (b) No person shall engage in the following activities on the public lands: (2) Possessing a controlled substance, as defined in 21 U.S.C. 802(6) and 812 and 21 CFR 1308.11 through 1308.15, unless such substance was obtained, either directly or pursuant to a valid prescription or order or as otherwise allowed by Federal or State law, by the possessor from a licensed practitioner acting in the course of professional practice.	Mandatory Appearance

43 CFR 8365.1-5 Property and Resources.	
(a) On all public lands, unless otherwise authorized, no person shall;	
Regulation	Current Fine Schedule
43 CFR 8365.1-5(a)(1) Willfully deface, disturb, remove or destroy any personal property, or structures, or any scientific, cultural, archaeological or historic resource, natural object or area;	\$200
43 CFR 8365.1-5(a)(2) Willfully deface, remove or destroy plants or their parts, soil, rocks or minerals, or cave resources, except as permitted under paragraph (b) or (c) of this paragraph; or	\$150
43 CFR 8365.1-5(a)(3) Use on the public lands explosive, motorized or mechanical devices, except metal detectors, to aid in the collection of specimens permitted under paragraph (b) or (c) of this paragraph.	\$300

Permissible Collection Activities	
<p>(b) Except on developed recreation sites and areas, or where otherwise prohibited and posted, it is permissible to collect from the public lands reasonable amounts of the following for noncommercial purposes:</p> <p>(1) Commonly available renewable resources such as flowers, berries, nuts, seeds, cones and leaves;</p> <p>(2) Nonrenewable resources such as rocks, mineral specimens, common invertebrate fossils and semiprecious gemstones;</p> <p>(3) Petrified wood as provided under subpart 3622 of this title;</p> <p>(4) Mineral materials as provided under subpart 3621 of this title; and</p> <p>(1) Forest products for use in campfires on the public lands. Other collection of forest products shall be in accordance with the provisions of Group 5500 of this title.</p>	
Regulation	Current Fine Schedule
43 CFR 8365.1-5(c) The collection of renewable or nonrenewable resources from the public lands for sale or barter to commercial dealers may be done only after obtaining a contract or permit from an authorized officer in accordance with part 3610 or 5400 of this title.	\$200

43 CFR 8365.1-6 Supplementary Rules	
Regulation	Current Fine Schedule
<p>43 CFR 8365.1-6 The State Director may establish such supplementary rules as he/she deems necessary. These rules may provide for the protection of persons, property, and public lands and resources. No person shall violate such supplementary rules.</p> <p>(a) The rules shall be available for inspection in each local office having jurisdiction over the lands, sites or facilities affected;</p> <p>(b) The rules shall be posted near and/or within the lands, sites or facilities affected;</p> <p>(c) The rules shall be published in the Federal Register; and</p> <p>(d) The rules shall be published in a newspaper of general circulation in the affected vicinity, or be made available to the public by such other means as deemed most appropriate by the authorized officer.</p>	\$150

43 CFR 8365.2-1 Sanitation	
On developed recreation sites and areas, no person shall, unless otherwise authorized:	
Regulation	Current Fine Schedule
<p>43 CFR 8365.2-1(a) Clean fish, game, other food, clothing or household articles at any outdoor hydrant, pump, faucet or fountain, or restroom water faucet;</p>	\$100
<p>43 CFR 8365.2-1(b) Deposit human waste except in toilet or sewage facilities provided for that purpose; or</p>	\$100
<p>43 CFR 8365.2-1(c) Bring an animal into such an area unless the animal is on a leash not longer than 6 feet and secured to a fixed object or under control of a person, or is otherwise physically restricted at all times.</p>	\$50

43 CFR 8365.2-2 Audio devices	
On developed recreation sites or areas, unless otherwise authorized, no person shall:	
Regulation	Current Fine Schedule
<p>43 CFR 8365.2-2(a) Operate or use any audio device such as a radio, television, musical instrument, or other noise producing device or motorized equipment in a manner that makes unreasonable noise that disturbs other visitors;</p>	\$75
<p>43 CFR 8365.2-2(b) Operate or use a public address system;</p>	\$100
<p>43 CFR 8365.2-2(c) Construct, erect or use an antenna or aerial for radiotelephone, radio or television equipment, other than on a vehicle or as an integral part of such equipment.</p>	\$100

43 CFR 8365.2-3; Occupancy and use	
In developed camping and picnicking areas, no person shall, unless otherwise authorized:	
Regulation	Current Fine Schedule
43 CFR 8365.2-3(a) Fail to pay any fees imposed in accordance with 36 CFR part 71.	\$100 + \$10 per day
43 CFR 8365.2-3(b) Pitch any tent, park any trailer, erect any shelter or place any other camping equipment in any area other than the place designed for it within a designated campsite;	\$100
43 CFR 8365.2-3(c) Leave personal property unattended for more than 24 hours in a day use area, or 72 hours in other areas. Personal property left unattended beyond such time limit is subject to disposition under the Federal Property and Administration Services Act of 1949, as amended (40 U.S.C. 484(m));	\$100
43 CFR 8365.2-3(d) Build any fire except in a stove, grill, fireplace or ring provided for such purpose;	\$100
43 CFR 8365.2-3(e) Enter or remain in campgrounds closed during established night periods except as an occupant or while visiting persons occupying the campgrounds for camping purposes;	\$100
43 CFR 8365.2-3(f) Enter or use a site or a portion of a site closed to public use; or	\$100
43 CFR 8365.2-3(g) Occupy a site with more people than permitted within the developed campsite. Limits on the number of occupants permitted at any site shall be clearly posted near the entrance of the developed campsite or facility in such a manner as to bring it to the reasonable attention of the user	\$100
43 CFR 8365.2-3(h) Move any table, stove, barrier, litter receptacle or other campground equipment.	\$100

43 CFR 8365.2-4; Vehicles	
Regulation	Current Fine Schedule
43 CFR 8365.2-4 Unless otherwise authorized, no motor vehicle shall be driven within developed recreation sites or areas except on roads or places provided for this purpose.	\$100

43 CFR 8365.2-5 Public health, safety and comfort	
On developed recreation sites and areas, unless otherwise authorized, no person shall:	
Regulation	Current Fine Schedule
43 CFR 8365.2-5(a) Discharge or use firearms, other weapons, or fireworks; or	Fireworks: \$100 Firearms or Weapons: \$200
43 CFR 8365.2-5(b) Bring an animal, except a Seeing Eye or Hearing Ear dog, to a swimming area.	\$50

43 CFR 8372.0-7 – Special Recreation Permits Other Than on Developed Recreation Sites	
(a) Prohibited acts. On all public lands and related waters, it is prohibited to:	
Regulation	Current Fine Schedule
43 CFR 8372.0-7(a)(1) Fail to obtain a permit and pay any fee required by this subpart;	Commercial: \$250 Non-Commercial: \$150
43 CFR 8372.0-7(a)(2) Violate stipulations or conditions of a permit issued under authority of this subpart;	\$100
43 CFR 8372.0-7(a)(3) Participate knowingly in an event or use subject to the permit requirements of this subpart where no such permit has been issued;	Commercial: \$100 Non-Commercial: \$50
43 CFR 8372.0-7(a)(4) Fail to post a copy of any commercial or competitive permit where all participants have the opportunity to read it; and	\$50
43 CFR 8372.0-7(a)(5) Fail to show a copy of the special recreation permit to a Bureau of Land Management employee or a participant upon request.	\$100

43 CFR 8560.1-2 Wilderness Areas

Except as provided in the Wilderness Act or subsequent legislation establishing a particular wilderness area, or as specifically provided for elsewhere in this subpart, and subject to valid existing rights, the following are prohibited in wilderness areas managed by the Bureau.

Regulation	Current Fine Schedule
43 CFR 8560-1-2(a) Commercial Enterprises	\$250
43 CFR 8560-1-2(b) Temporary or Permanent Roads	\$250
43 CFR 8560-1-2(c) Aircraft Landing Strips, Helispots	\$250
43 CFR 8560-1-2(d) Use of Motorized or Mechanical Equipment	\$250
43 CFR 8560-1-2(e) Landing of Aircraft	\$250
43 CFR 8560-1-2(f) Dropping Materials, Supplies etc	\$250
43 CFR 8560-1-2(g) Structures or Installations	\$250
43 CFR 8560-1-2(h) Cutting of Trees	\$250
43 CFR 8560-1-2(i) Violating Any Order or Regulation	\$250
43 CFR 8560-1-2(j) Entry into or Use Without Permit	\$250

43 CFR 9212.1 -- Wildfire Prevention -- Prohibited acts	
Unless permitted in writing by the authorized officer, it is prohibited on the public lands to:	
Regulation	Current Fine Schedule
43 CFR 9212.1(a) / {18 USC 1855} Cause a fire, other than a campfire, or the industrial flaring of gas, to be ignited by any source;	\$150
43 CFR 9212.1(b) Fire a tracer or incendiary device;	\$100
43 CFR 9212.1(c) Burn, timber, trees, slash, brush, tundra or grass except as used in campfires;	\$150
43 CFR 9212.1(d) / {18 USC 1856} Leave a fire without extinguishing it, except to report it if it has spread beyond control;	\$150
43 CFR 9212.1(e) Build, attend, maintain or use a campfire without removing all flammable material from around the campfire adequate to prevent its escape;	\$100
43 CFR 9212.1(f) Resist or interfere with the efforts of firefighter(s) to extinguish a fire;	\$250
43 CFR 9212.1(g) Enter an area which is closed by a fire prevention order, or	\$150
43 CFR 9212.1(h) Perform any act restricted by a fire prevention order.	\$100

43 CFR 9264.1	
Persons performing the following prohibited acts on public and other lands under Bureau of Land Management control may be subject to criminal penalties under Sec. 9264.1(k) of this title:	
43 CFR 9264.1(h) Violating any Federal or State laws or regulations concerning conservation or protection of natural and cultural resources or the environment including, but not limited to, those relating to air and water quality, protection of fish and wildlife, plants, and the use of chemical toxicants;	\$150 or Assimilate State Fine Amount

Title 16 – United States Code	
Regulation	Current Fine Schedule
<p><u>16 USC Section 433 - American Antiquities Act</u> Any person who shall appropriate, excavate, injure, or destroy any historic or prehistoric ruin or monument, or any object of antiquity, situated on lands owned or controlled by the Government of the United States, without the permission of the Secretary of the Department of the Government having jurisdiction over the lands on which said antiquities are situated, shall, upon conviction, be fined in a sum of not more than \$500 or be imprisoned for a period of not more than ninety days, or shall suffer both fine and imprisonment, in the discretion of the court</p>	\$500
<p><u>16 USC Section 670(j)(a)(1-2) – Sikes Act</u> (a) Violations and penalties (1) Any person who hunts, traps, or fishes on any public land which is subject to a conservation and rehabilitation program implemented under this subchapter without having on his person a valid public land management area stamp, if the possession of such a stamp is required, shall be fined not more than \$1,000, or imprisoned for not more than six months, or both. (2) Any person who knowingly violates or fails to comply with any regulations prescribed under section 670h(c)(5) of this title shall be fined not more than \$500, or imprisoned not more than six months, or both.</p>	\$150
<p><u>16 USC, Section 668 – Bald and Golden Eagle Protection Act</u> (a) Prohibited acts; criminal penalties Whoever, within the United States or any place subject to the jurisdiction thereof, without being permitted to do so as provided in this subchapter, shall knowingly, or with wanton disregard for the consequences of his act take, possess, sell, purchase, barter, offer to sell, purchase or barter, transport, export or import, at any time or in any manner any bald eagle commonly known as the American eagle or any golden eagle, alive or dead, or any part, nest, or egg thereof of the foregoing eagles, or whoever violates any permit or regulation issued pursuant to this subchapter, shall be fined not more than \$5,000 or imprisoned not more than one year or both:</p>	\$500
<p><u>16 USC 3372 - Lacey Act</u> (a) Offenses other than marking offenses. It is unlawful for any person - (1) to import, export, transport, sell, receive, acquire, or purchase any fish or wildlife or plant taken, possessed, transported, or sold in violation of any law, treaty, or regulation of the United States or in violation</p>	\$250 or Mandatory Appearance

<p>of any Indian tribal law;</p> <p>(2) to import, export, transport, sell, receive, acquire, or purchase in interstate or foreign commerce -</p> <p>(A) any fish or wildlife taken, possessed, transported, or sold in violation of any law or regulation of any State or in violation of any foreign law, or</p> <p>(B) any plant taken, possessed, transported, or sold in violation of any law or regulation of any State;</p> <p>(3) within the special maritime and territorial jurisdiction of the United States (as defined in section 7 of title 18) -</p> <p>(A) to possess any fish or wildlife taken, possessed, transported, or sold in violation of any law or regulation of any State or in violation of any foreign law or Indian tribal law, or</p> <p>(B) to possess any plant taken, possessed, transported, or sold in violation of any law or regulation of any State; [1] "or".</p> <p>(4) to attempt to commit any act described in paragraphs (1) through (4). [2]</p> <p>(b) Marking offenses</p> <p>It is unlawful for any person to import, export, or transport in interstate commerce any container or package containing any fish or wildlife unless the container or package has previously been plainly marked, labeled, or tagged in accordance with the regulations issued pursuant to paragraph (2) of section 3376(a) of this title.</p> <p>(c) Sale and purchase of guiding and outfitting services and invalid licenses and permits</p> <p>(1) Sale</p> <p>It is deemed to be a sale of fish or wildlife in violation of this chapter for a person for money or other consideration to offer or provide -</p> <p>(A) guiding, outfitting, or other services; or</p> <p>(B) a hunting or fishing license or permit; for the illegal taking, acquiring, receiving, transporting, or possessing of fish or wildlife.</p> <p>(2) Purchase</p> <p>It is deemed to be a purchase of fish or wildlife in violation of this chapter for a person to obtain for money or other consideration -</p> <p>(A) guiding, outfitting, or other services; or</p> <p>(B) a hunting or fishing license or permit; for the illegal taking, acquiring, receiving, transporting, or possessing of fish or wildlife.</p>	
---	--

<p><u>16 USC 703; Taking, killing, or possessing migratory birds unlawful.</u></p> <p>Unless and except as permitted by regulations made as hereinafter provided in this subchapter, it shall be unlawful at any time, by any means or in any manner, to pursue, hunt, take, capture, kill, attempt to take, capture, or kill, possess, offer for sale, sell, offer to barter, barter, offer to purchase, purchase, deliver for</p>	<p>\$150</p> <p>or</p> <p>50 CFR Fine</p>
--	--

shipment, ship, export, import, cause to be shipped, exported, or imported, deliver for transportation, transport or cause to be transported, carry or cause to be carried, or receive for shipment, transportation, carriage, or export, any migratory bird, any part, nest, or eggs of any such bird, or any product....	
--	--

<p><u>16 USC 718(a) - Hunting and conservation stamp for taking migratory waterfowl</u></p> <p>No person who has attained the age of sixteen years shall take any migratory waterfowl unless at the time of such taking he carries on his person an unexpired Federal migratory-bird hunting and conservation stamp validated by his signature written by himself in ink across the face of the stamp prior to his taking such birds; except that no such stamp shall be required for the taking of migratory waterfowl by Federal or State institutions or official agencies, or for propagation, or by the resident owner, tenant, or share cropper of the property or officially designated agencies of the Department of the Interior for the killing, under such restrictions as the Secretary of the Interior may by regulation prescribe, of such waterfowl when found injuring crops or other property. Any person to whom a stamp has been sold under section 718b of this title shall upon request exhibit such stamp for inspection to any officer or employee of the Department of the Interior authorized to enforce the provisions of this subchapter or to any officer of any State or any political subdivision thereof authorized to enforce game laws.</p>	<p>\$150</p> <p>or</p> <p>50 CFR Fine</p>
---	--

<p><u>16 USC 742j-1 - Airborne Hunting Act</u></p> <p>(a) Prohibition; penalty</p> <p>Any person who -</p> <p>(1) while airborne in an aircraft shoots or attempts to shoot for the purpose of capturing or killing any bird, fish, or other animal; or</p> <p>(2) uses an aircraft to harass any bird, fish, or other animal; or</p> <p>(3) knowingly participates in using an aircraft for any purpose referred to in paragraph (1) or (2); shall be fined not more than \$5,000 or imprisoned not more than one year, or both.</p>	<p>\$500</p>
--	---------------------

<p><u>16 USC 1538; Endangered Species Act</u></p> <p>(a) Generally</p> <p>(1) Except as provided in sections 1535(g)(2) and 1539 of this title, with respect to any endangered species of fish or wildlife listed pursuant to section 1533 of this title it is unlawful for any person subject to the jurisdiction of the United States to -</p> <p>(A) import any such species into, or export any such species from the United States;</p> <p>(B) take any such species within the United States or the territorial sea of the United States;</p> <p>(C) take any such species upon the high seas;</p> <p>(D) possess, sell, deliver, carry, transport, or</p>	<p>Endangered Animals - \$500</p> <p>Endangered Plants - \$250</p>
---	--

<p>ship, by any means whatsoever, any such species taken in violation of subparagraphs (B) and (C);</p> <p>(E) deliver, receive, carry, transport, or ship in interstate or foreign commerce, by any means whatsoever and in the course of commercial activity, any such species;</p> <p>(F) sell or offer for sale in interstate or foreign commerce any such species; or</p> <p>(G) violate any regulation pertaining to such species or to any threatened species of fish or wildlife listed pursuant to section 1533 of this title and promulgated by the Secretary pursuant to authority provided by this chapter.</p> <p>(2) Except as provided in sections 1535(g)(2) and 1539 of this title, with respect to any endangered species of plants listed pursuant to section 1533 of this title, it is unlawful for any person subject to the jurisdiction of the United States to -</p> <p>(A) import any such species into, or export any such species from, the United States;</p> <p>(B) remove and reduce to possession any such species from areas under Federal jurisdiction; maliciously damage or destroy any such species on any such area; or remove, cut, dig up, or damage or destroy any such species on any other area in knowing violation of any law or regulation of any State or in the course of any violation of a State criminal trespass law;</p> <p>(C) deliver, receive, carry, transport, or ship in interstate or foreign commerce, by any means whatsoever and in the course of a commercial activity, any such species;</p> <p>(D) sell or offer for sale in interstate or foreign commerce any such species; or</p> <p>(E) violate any regulation pertaining to such species or to any threatened species of plants listed pursuant to section 1533 of this title and promulgated by the Secretary pursuant to authority provided by this chapter.</p> <p>(g) Violations</p> <p>It is unlawful for any person subject to the jurisdiction of the United States to attempt to commit, solicit another to commit, or cause to be committed, any offense defined in his section</p>	
<p>16 USC 4306(a) – Cave Resources Protection Act</p> <p>(1) Any person who, without prior authorization from the Secretary knowingly destroys, disturbs, defaces, mars, alters, removes or harms any significant cave or alters the free movement of any animal or plant life into or out of any significant cave located on Federal lands, or enters a significant cave with the intention of committing any act described in this paragraph shall be punished in accordance with subsection (b) of this section.</p> <p>(2) Any person who possesses, consumes, sells, barter or exchanges, or offers for sale, barter or exchange, any cave resource from a significant cave</p>	<p>16 USC 4306(a)(1) \$250</p> <p>16 USC 4306(a)(2) \$500</p> <p>16 USC 4306(a)(3) \$250</p>

with knowledge or reason to know that such resource was removed from a significant cave located on Federal lands shall be punished in accordance with subsection (b) of this section.

(3) Any person who counsels, procures, solicits, or employs any other person to violate any provisions of this subsection shall be punished in accordance with section [1] (b) of this section.

Title 18 – United States Code	
Regulation	Current Fine
<p><u>18 USC 47 - Use of aircraft or motor vehicles to hunt certain wild horses or burros; pollution of watering holes</u></p> <p>(a) Whoever uses an aircraft or a motor vehicle to hunt, for the purpose of capturing or killing, any wild unbranded horse, mare, colt, or burro running at large on any of the public land or ranges shall be fined under this title, or imprisoned not more than six months, or both.</p> <p>(b) Whoever pollutes or causes the pollution of any watering hole on any of the public land or ranges for the purpose of trapping, killing, wounding, or maiming any of the animals referred to in subsection (a) of this section shall be fined under this title, or imprisoned not more than six months, or both.</p>	<p>\$500</p>

<p><u>18 USC 111 - Assaulting, resisting, or impeding certain officers or employees</u></p> <p>(a) In General. - Whoever -</p> <p>(1) forcibly assaults, resists, opposes, impedes, intimidates, or interferes with any person designated in section 1114 of this title while engaged in or on account of the performance of official duties; or</p> <p>(2) forcibly assaults or intimidates any person who formerly served as a person designated in section 1114 on account of the performance of official duties during such person's term of service, shall, where the acts in violation of this section constitute only simple assault, be fined under this title or imprisoned not more than one year, or both, and in all other cases, be fined under this title or imprisoned not more than three years, or both.</p> <p>(b) Enhanced Penalty. - Whoever, in the commission of any acts described in subsection (a), uses a deadly or dangerous weapon (including a weapon intended to cause death or danger but that fails to do so by reason of a defective component) or inflicts bodily injury, shall be fined under this title or imprisoned not more than ten years, or both.</p>	<p>Mandatory Appearance</p> <p>or</p> <p>Complaint / Indictment</p>
--	--

<p><u>18 USC 115 - Influencing, impeding, or retaliating against a Federal official by threatening or injuring a family member</u></p> <p>(a)</p> <p>(1) Whoever -</p> <p>(A) assaults, kidnaps, or murders, or attempts or conspires to kidnap or murder, or threatens to assault, kidnap or murder a member of the immediate family of a United States official, a United States judge, a Federal law enforcement officer, or an official whose killing would be a crime under section 1114 of this title; or</p> <p>(B) threatens to assault, kidnap, or murder, a United States official, a United States judge, a Federal law enforcement officer, or an official whose killing would be a crime under such section, with intent to impede, intimidate, or interfere with such official, judge, or law enforcement officer while engaged in the performance of official duties, or with intent to retaliate against such official, judge, or law enforcement officer on account of the performance of official duties, shall be punished as provided in subsection (b).</p> <p>(1) "Federal law enforcement officer" means any officer, agent, or employee of the United States authorized by law or by a Government agency to engage in or supervise the prevention, detection, investigation, or prosecution of any violation of Federal criminal law;</p>	<p>Mandatory Appearance</p> <p>or</p> <p>Complaint / Indictment</p>
<p><u>18 USC 641 – Theft of public money, property or records</u></p> <p>Whoever embezzles, steals, purloins, or knowingly converts to his use or the use of another, or without authority, sells, conveys or disposes of any record, voucher, money, or thing of value of the United States or of any department or agency thereof, or any property made or being made under contract for the United States or any department or agency thereof; or</p> <p>Whoever receives, conceals, or retains the same with intent to convert it to his use or gain, knowing it to have been embezzled, stolen, purloined or converted -</p> <p>Shall be fined under this title or imprisoned not more than ten years, or both; but if the value of such property does not exceed the sum of \$1,000, he shall be fined under this title or imprisoned not more than one year, or both.</p> <p>The word "value" means face, par, or market value, or cost price, either wholesale or retail, whichever is greater</p>	<p>\$500</p>

<p>18 USC 1001 - False Statements</p> <p>(a) Except as otherwise provided in this section, whoever, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully -</p> <p>(1) falsifies, conceals, or covers up by any trick, scheme, or device a material fact;</p> <p>(2) makes any materially false, fictitious, or fraudulent statement or representation; or</p> <p>(3) makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry; shall be fined under this title or imprisoned not more than 5 years, or both.</p>	<p>\$250</p>
--	---------------------

<p><u>18 USC 1170 - NAGPRA</u> (a) Whoever knowingly sells, purchases, uses for profit, or transports for sale or profit, the human remains of a Native American without the right of possession to those remains as provided in the Native American Graves Protection and Repatriation Act shall be fined in accordance with this title, or imprisoned not more than 12 months, or both, and in the case of a second or subsequent violation, be fined in accordance with this title, or imprisoned not more than 5 years, or both. (b) Whoever knowingly sells, purchases, uses for profit, or transports for sale or profit any Native American cultural items obtained in violation of the Native American Grave Protection and Repatriation Act shall be fined in accordance with this title, imprisoned not more than one year, or both, and in the case of a second or subsequent violation, be fined in accordance with this title, imprisoned not more than 5 years, or both</p>	<p>\$500</p>
--	---------------------

<p><u>18 USC 1361 – Vandalism of Gov’t Property</u> Whoever willfully injures or commits any depredation against any property of the United States, or of any department or agency thereof, or any property which has been or is being manufactured or constructed for the United States, or any department or agency thereof, or attempts to commit any of the foregoing offenses...</p>	<p>\$250</p>
---	---------------------

<p><u>18 USC 1852 - Timber removed or transported</u> Whoever cuts, or wantonly destroys any timber growing on the public lands of the United States; or Whoever removes any timber from said public lands, with intent to export or to dispose of the same; or Whoever, being the owner, master, pilot, operator, or consignee of any vessel, motor vehicle, or aircraft or the owner, director, or agent of any railroad, knowingly transports any timber so cut or removed from said lands, or lumber manufactured therefrom - This section shall not prevent any miner or agriculturist from clearing his land in the ordinary working of his mining claim, or in the preparation of his farm for tillage, or from taking the timber necessary to support his improvements, or the taking of timber for the use of the United States; nor shall it interfere with or take away any right or privilege under any existing law of the United States to cut or remove timber from any public lands.</p>	<p>1st Offense -\$250 2nd Offense or Commercial - \$500 + \$50 per Tree</p>
--	---

<p><u>18 USC 1853 - Trees cut or injured</u> Whoever unlawfully cuts, or wantonly injures or destroys any tree growing, standing, or being upon any land of the United States which, in pursuance of law, has been reserved or purchased by the United States for any public use, or upon any Indian reservation, or lands belonging to or occupied by any tribe of Indians under the authority of the United States, or any Indian allotment while the title to the same shall be held in trust by the Government, or while the same shall remain inalienable by the allottee without the consent of the United States, shall be fined under this title or imprisoned not more than one year, or both.</p>	<p>1st Offense - \$150 2nd Offense - \$250 + \$50 per Tree</p>
<p><u>18 USC 1854 - Trees Boxed for Pitch or Turpentine</u> Whoever cuts, chips, chops, or boxes any tree upon any lands belonging to the United States, or upon any lands covered by or embraced in any unperfected settlement, application, filing, entry, selection, or location, made under any law of the United States, for the purpose of obtaining from such tree any pitch, turpentine, or other substance; or Whoever buys, trades for, or in any manner acquires any pitch, turpentine, or other substance, or any article or commodity made from any such pitch, turpentine, or other substance, with knowledge that the same has been so unlawfully obtained</p>	<p>1st Offense - \$150 2nd Offense - \$250 + \$50 per Tree</p>
<p><u>18 USC 1855 - Timber set afire</u> Whoever, willfully and without authority, sets on fire any timber, underbrush, or grass or other inflammable material upon the public domain or upon any lands owned or leased by or under the partial, concurrent, or exclusive jurisdiction of the United States, or under contract for purchase or for the acquisition of which condemnation proceedings have been instituted, or upon any Indian reservation or lands belonging to or occupied by any tribe or group of Indians under authority of the United States, or upon any Indian allotment while the title to the same shall be held in trust by the Government, or while the same shall remain inalienable by the allottee without the consent of the United States, shall be fined under this title or imprisoned not more than five years, or both. This section shall not apply in the case of a fire set by an allottee in the reasonable exercise of his proprietary rights in the allotment</p>	<p>\$250</p>

<p><u>18 USC 1856 – Fires left unattended and Unextinguished</u> Whoever, having kindled or caused to be kindled, a fire in or near any forest, timber, or other inflammable material upon any lands owned, controlled or leased by, or under the partial, concurrent, or exclusive jurisdiction of the United States, including lands under contract for purchase or for the acquisition of which condemnation proceedings have been instituted, and including any Indian reservation or lands belonging to or occupied by any tribe or group of Indians under the authority of the United States, or any Indian allotment while the title to the same is held in trust by the United States, or while the same shall remain inalienable by the allottee without the consent of the United States, leaves said fire without totally extinguishing the same, or permits or suffers said fire to burn or spread beyond his control, or leaves or suffers said fire to burn unattended, shall be fined under this title or imprisoned not more than six months, or both.</p>	<p>\$150</p>
--	---------------------

<p><u>18 USC 1857 – Fences destroyed</u> Whoever knowingly and unlawfully breaks, opens, or destroys any gate, fence, hedge, or wall inclosing any lands of the United States reserved or purchased for any public use; or Whoever drives any cattle, horses, hogs, or other livestock upon any such lands for the purposes of destroying the grass or trees on said lands, or where they may destroy the said grass or trees; or Whoever knowingly permits his cattle, horses, hogs, or other livestock to enter through any such enclosure upon any such lands of the United States, where such cattle, horses, hogs, or other livestock may or can destroy the grass or trees or other property of the United States on the said lands.</p>	<p>\$250</p>
--	---------------------

<p><u>18 USC 1858 - Survey marks destroyed or removed</u> Whoever willfully destroys, defaces, changes, or removes to another place any section corner, quarter-section corner, or meander post, on any Government line of survey, or willfully cuts down any witness tree or any tree blazed to mark the line of a Government survey, or willfully defaces, changes, or removes any monument or bench mark of any Government survey, shall be fined under this title or imprisoned not more than six months, or both.</p>	<p>\$250</p>
--	---------------------

<p><u>18 USC 1859 – Surveying Interrupted</u> Whoever, by threats or force, interrupts, hinders, or</p>	<p>\$500</p>
---	---------------------

<p>prevents the surveying of the public lands, or of any private land claim which has been or may be confirmed by the United States, by the persons authorized to survey the same in conformity with the instructions of the Director of the Bureau of Land Management, shall be fined under this title or imprisoned not more than three years, or both</p>	
--	--

<p>18 USC 1864 - Hazardous or injurious devices on Federal lands (a) Whoever - (1) with the intent to violate the Controlled Substances Act, (2) with the intent to obstruct or harass the harvesting of timber, or (3) with reckless disregard to the risk that another person will be placed in danger of death or bodily injury and under circumstances manifesting extreme indifference to such risk, uses a hazardous or injurious device on Federal land, on an Indian reservation, or on an Indian allotment while the title to such allotment is held in trust by the United States or while such allotment remains inalienable by the allottee without the consent of the United States shall be punished under subsection (b).</p>	<p>\$500 or Mandatory Appearance or Arrest / Indictment / Complaint</p>
---	--

Title 43 – United State Code

Regulation	Current Fine
<p><u>43 USC 1061 - Enclosure of or assertion of right to public lands without title</u></p> <p>All enclosures of any public lands in any State or Territory of the United States, heretofore or to be hereafter made, erected, or constructed by any person, party, association, or corporation, to any of which land included within the enclosure the person, party, association, or corporation making or controlling the enclosure had no claim or color of title made or acquired in good faith, or an asserted right thereto by or under claim, made in good faith with a view to entry thereof at the proper land office under the general laws of the United States at the time any such enclosure was or shall be made, are declared to be unlawful, and the maintenance, erection, construction, or control of any such enclosure is forbidden and prohibited; and the assertion of a right to the exclusive use and occupancy of any part of the public lands of the United States in any State or any of the Territories of the United States, without claim, color of title, or asserted right as above specified as to enclosure, is likewise declared unlawful, and prohibited</p>	<p>1st Offense - \$200</p> <p>2nd Offense - \$500</p>
<p><u>43 USC 1063 - Obstruction of transit over public lands</u></p> <p>No person, by force, threats, intimidation, or by any fencing or inclosing, or any other unlawful means, shall prevent or obstruct, or shall combine and confederate with others to prevent or obstruct, any person from peaceably entering upon or establishing a settlement or residence on any tract of public land subject to settlement or entry under the public land laws of the United States, or shall prevent or obstruct free passage or transit over or through the public lands: Provided, This section shall not be held to affect the right or title of persons, who have gone upon, improved, or occupied said lands under the land laws of the United States, claiming title thereto, in good faith.</p>	<p>Interfere/Obstruct \$200</p> <p>w/Threat or Violence:</p> <p align="center">Mandatory Appearance</p>

Fish

+

Wild life

FINE SCHEDULE

U.S. FISH AND WILDLIFE SERVICE	
STATUTE (50 CFR)	Fine Schedule
Code of Federal Regulations Part 13 General Fish and Wildlife Service Permit Regulations	
13.25 Unauthorized transfer of FWS issued permit.	\$100.00
13.27 Failure to notify new address of FWS permittee.	\$100.00
13.28 Failure to notify name change of FWS permittee.	\$100.00
13.41 Failure to maintain humane and healthful conditions for permitted wildlife.	\$100.00/Mandatory Appearance
13.43 Unauthorized altering of FWS permit.	\$100.00
13.44 Failure to display FWS permit.	\$100.00
13.45 Failure to file required reports.	\$150.00
13.46 Failure to maintain records required by FWS permit.	\$150.00
13.47 Failure to allow inspection of activity authorized by FWS permit.	\$150.00

STATUTE (50 CFR)	Proposed Fine Schedule
<p align="center">Code of Federal Regulations Part 14 General Regulations for Importation, Exportation, and Transportation of Wildlife</p>	
<p>14.11 Knowingly import, or export wildlife at a non-designated port of entry.</p>	<p>\$250.00</p>
<p>14.14(b) Knowingly unload in transit shipment in U.S..</p>	<p>\$250.00</p>
<p>14.20 Knowingly, import/export at non-designated port w/o permit.</p>	<p>\$150.00</p>
<p>14.51 Knowingly fail to allow detention and inspection of imported or exported wildlife.</p>	<p>\$150.00</p>
<p>14.52 Knowingly release for U.S. Customs imported or exported wildlife without FWS clearance.</p>	<p>\$250.00</p>
<p>14.61 Knowingly import wildlife without filing a declaration of imported wildlife.</p>	<p>\$250.00</p>
<p>14.63 Knowingly export wildlife without filing declaration of exported wildlife</p>	<p>\$250.00</p>
<p>14.81 Knowingly ship in interstate or foreign commerce wildlife without marked containers.</p>	<p>\$250.00</p>
<p>14.82 Knowingly ship in interstate or foreign commerce wildlife without complying with marking alternatives</p>	<p>\$250.00</p>

STATUTE (50 CFR)	Proposed Fine Schedule
14.91 Knowingly import or export wildlife without the required import or export license.	\$350.00
14.103 Knowingly, import, transport ...wild birds or mammals in violation of humane transport regulations.	\$100.00/Mandatory Appearance
<p align="center">Code of Federal Regulations Part 15 Wild Bird Conservation Act Regulations</p>	
15.11(a) Knowingly, commit or attempt to commit any violation of regulations.	\$150.00 - non commercial \$1,000 - commercial
<p align="center">Code of Federal Regulations Part 16 Regulate Importation or Shipment of Injurious Species</p>	
16.3 Import fish or eggs of the Family <i>Salmonidae</i> .	Mandatory Appearance
16.11(a) Import, transport, or acquire prohibited species of live mammals.	Mandatory Appearance
16.11(b) Release of imported live wild mammals or progeny to the wild without authorization.	Mandatory Appearance
16.12(a) Import, transport, or acquire prohibited species of live birds or eggs thereof.	Mandatory Appearance
16.12(b) Release of imported live wild game birds or progeny to the wild without authorization.	Mandatory Appearance

STATUTE (50 CFR)	Proposed Fine Schedule
16.12(d) Importation of eggs of wild non-game birds.	Mandatory Appearance
16.13(a)(1) Importation of fish or eggs of the Family <i>Cleridae</i> .	Mandatory Appearance
16.13(b)(1) Importation of live or dead fish or eggs of the Family <i>Salmonidae</i> which are not processed.	Mandatory Appearance
16.14 Release of imported live wild amphibians or progeny or eggs thereof to the wild.	Mandatory Appearance
16.15 Release of imported live reptiles or progeny or eggs thereof to the wild.	Mandatory Appearance
16.22(b)(1) Failure to properly confine injurious species.	Mandatory Appearance
Code of Federal Regulations Part 17 Endangered Wildlife Regulations	
17.21(a) Knowingly, commit or attempt to commit any endangered wildlife prohibition.	\$500.00
17.21(b) Knowingly, import or export endangered wildlife.	\$500.00
17.21(c) Knowingly, take endangered wildlife within U.S., territorial seas, or high seas.	\$500.00

STATUTE (50 CFR)	Proposed Fine Schedule
17.21(d) Knowingly, possess, sell, deliver, carry, transport, or ship any endangered wildlife taken in violation of paragraph (c).	\$500.00
17.21(e) Knowingly, deliver, receive, carry, transport, or ship, in commercial activity, endangered wildlife.	\$1,000.00
17.21(f) Knowingly, sell or offer for sale endangered wildlife in interstate or foreign commerce.	\$1,000.00
17.21(g) Knowingly, violate captive bred endangered wildlife regulations.	\$350.00
17.32 Knowingly, violate general permit regulations for threatened wildlife.	\$500.00
17.40 Knowingly, violate special rule regulations for threatened mammals.	\$500.00
17.41 Knowingly, violate special rule regulations for threatened birds.	\$500.00
17.42 Knowingly, violate special rule regulations for threatened reptiles.	\$500.00
17.43 Knowingly, violate special rule regulations for threatened amphibians.	\$500.00
17.44 Knowingly, violate special rule regulations for threatened fishes.	\$500.00
17.45 Knowingly, violate special rule regulations for threatened snails & clams.	\$500.00

STATUTE (50 CFR)	Proposed Fine Schedule
17.46 Knowingly, violate special rule regulations for threatened crustaceans.	\$500.00
17.47 Knowingly, violate special rule regulations for threatened insects.	\$500.00
17.84 Knowingly violate special rule regulations for vertebrates.	\$500.00
Code of Federal Regulations Part 19 Airborne Hunting Act Regulations	
19.11(a)(1) Shoot from aircraft for the purpose of capturing or killing wildlife.	\$1,000.00
19.11(a)(2) Use aircraft to harass wildlife.	\$500.00
19.11(a)(3) Knowingly participate in using aircraft to shoot, or harass wildlife.	\$500.00
19.32(a) Failure to file annual report.	\$200.00
Code of Federal Regulations Part 20 Migratory Bird Treaty Act Hunting Regulations	
20.21(a) Take with illegal device or substance.	\$150.00
20.21(b) Take with shotgun - holding more than 3 shells.	\$150.00
20.21(c) Take by means, aid or sink box.	\$150.00

STATUTE (50 CFR)	Proposed Fine Schedule
20.21(d) Take by means of motor driven conveyance.	\$150.00
20.21(e) Take by means of motor boat or other craft under power.	\$150.00
20.21(f) Take by use or aid of live birds.	\$250.00
20.21(g) Take by use or aid of recorded bird calls.	\$250.00
20.21(h) Take by means of motor driven conveyance for driving or stirring waterfowl.	\$250.00
20.21(i) Take by use of bait.	\$250.00
20.21(j) Take in violation of lead shot regulations.	\$150.00
20.22 Take during closed season.	\$250.00 plus \$50.00 per bird
20.23 Take before or after legal hours.	\$150.00
20.24 Exceeding daily bag limit.	\$250.00
20.25 Wanton waste.	\$150.00
20.26(c) Failure to comply with temporary closure regs..	\$250.00 plus \$50.00 per bird
20.31 Possession of birds taken violation of 20.21 thru .23.	\$150.00 plus \$50.00 per bird
20.32 Possess freshly killed bird in closed season.	\$200.00 plus \$50.00 per bird

STATUTE (50 CFR)	Proposed Fine Schedule
20.33 Exceed possession limit.	\$150.00 plus \$50.00 per bird
20.34 Possession in excess of daily limit on opening day.	\$200.00 plus \$50.00 per bird
20.35 Possess or transport in excess of daily limit.	\$150.00 plus \$50.00 per bird
20.36 Violation of tagging regulations.	\$150.00
20.37 Custody of untagged birds.	\$150.00
20.38 Live wounded bird in possession.	\$100.00 plus \$50.00 per bird
20.40 Gift of improperly tagged migratory game bird.	\$100.00
20.41 Transportation of birds taken or possessed in violation of 20.21 thru 20.23.	\$150.00
20.42 Transportation of untagged birds of another person.	\$150.00
20.43 Transport birds without species identification.	\$150.00
20.44 Mis or non-mark of package in U.S. as required.	\$150.00
20.51 Exportation of birds taken in violation of 20.21 thru .23.	\$250.00 plus \$50.00 per bird
20.52 Export birds with species identification removed	\$150.00

STATUTE (50 CFR)	Proposed Fine Schedule
20.53 Mis or non-marking of package export as required.	\$150.00
20.61(a) Import in excess of importation limits - Doves.	\$100.00 plus \$50.00 per bird
20.61(b) Import excess of importation limits - waterfowl.	\$100.00 plus \$50.00 per bird
20.62 Import birds of another.	\$150.00
20.63 Import birds with species identification removed.	\$150.00
20.64 Import, possess, transport or ship without required permits.	\$150.00
20.65 Import birds not drawn or dressed as required.	\$150.00
20.66 Mis or non-marking of package import as required.	\$100.00
20.71 Take possess, transport, ship or export in violation of Federal law.	\$150.00
20.72 Take, possess, transport, ship or export in violation of State law.	\$150.00
20.73 Import, possess, transport or ship any; bird taken contrary to regulations of foreign country.	\$150.00
20.81 Commercial facility with untagged birds.	\$150.00
20.82 Violation of record keeping requirements.	\$150.00

STATUTE (50 CFR)	Proposed Fine Schedule
20.83 Not permitting premise inspection.	\$250.00
20.91(a) Purchase, sell or offer the feathers of migratory birds.	\$250.00
20.91(b) Purchase, sell or offer mounted specimens.	\$250.00 plus \$50.00 per bird
20.133 Violation of crow hunting regulations.	\$50.00
Code of Federal Regulations Part 21 Migratory Bird Permits	
21.11 Import, export, take sell, purchase, possess or dispose w/o authorization.	\$200.00
21.14(f) Failure to retain or furnish a 3-186 upon transfer of birds.	\$150.00
21.21 Importation or exportation of bird w/o a permit.	\$200.00
21.22(a) Violation of banding and marking permit requirements..	\$150.00
21.23 Violation of scientific collecting permit requirement.	\$200.00
21.24 Violation of taxidermy permit requirements.	\$200.00
21.25 Violation of Waterfowl sale and disposal permits.	\$200.00

STATUTE (50 CFR)	Proposed Fine Schedule
21.27 Violation of special purpose regulations.	\$200.00
21.28 Violation of falconry permit requirements.	\$250.00
21.29 Violation of facility standards.	\$200.00
21.41 Violation of depredation permit requirements.	\$150.00
21.42 Kill depredating birds other than by permitted method.	\$100.00
21.43 Violation of depredating control requirements for non-game birds.	\$150.00
Code of Federal Regulations Part 22 Eagle Permits	
22.11 Knowingly take, possess or transport eagle.	\$1,000.00
22.12 Knowingly sell, purchase, trade, export, import eagle.	\$1,000.00
22.21 Knowingly violate eagle permit requirements for scientific or exhibition .	\$250.00
22.22 Knowingly violate eagle permit requirements for Indian religious purposes.	\$250.00
22.23 Knowingly violate eagle permit requirements for depredation purposes.	\$250.00

STATUTE (50 CFR)	Proposed Fine Schedule
22.32 Knowingly violate eagle permit conditions for taking depredating eagles.	\$250.00
Code of Federal Regulations Part 25 National Wildlife Refuge Systems Administration Provisions	
25.42 Failure to display permit when required.	\$100.00
25.72 Failure to report accidents.	\$100.00
Code of Federal Regulations Part 26 National Wildlife Refuge Systems Public entry and Use	
26.21(a) Trespass by person on a refuge.	\$100.00
26.21(b) Permit unconfined domestic animal to enter refuge.	\$100.00 plus \$50.00 per animal Dogs off leash within 100 yards \$75.00
26.22(a) Enter or use NWR without complying with Regulations in Subchapter C; Special Regulations in 50 CFR; or Official Notification outlined in 25.31.	
26.22(b) Enter refuge without acquiring required permit.	\$150.00
26.36 Conduct public assembly without permit.	\$150.00
Code of Federal Regulations Part 27 National Wildlife Refuge Systems Prohibited Acts	

STATUTE (50 CFR)	Proposed Fine Schedule
27.21 Take any animal or plant without authorization.	Big Game - \$410.00 Other - \$250.00 Shed Antlers - \$250.00 + \$10.00/Lbs.
27.31 Travel on other than designated route.	\$250.00 - Aggravated \$50.00 - Non- Aggravated
27.31(a) Operate a vehicle in violation of State law.	\$75.00
27.31(b) Operate vehicle under the influence of drugs or alcohol.	Mandatory Appearance
27.31(c) Operate vehicle carelessly or heedlessly.	\$100.00
27.31(d) Exceed 25 mph or posted speed limit.	State Collateral
27.31(e) Operate vehicle without muffler or spark arrester.	\$100.00
27.31(f) Operate vehicle without license plate or registration.	\$100.00
27.31(g) Operate vehicle without a driver's license.	\$100.00
27.31(h) Block road access for other vehicles.	\$50.00
27.31(i) Failure to obey orders of traffic control officers.	\$100.00 or Mandatory Appearance
27.31(j) Operate over sized/over weight vehicle.	\$50.00
27.31(k) Unauthorized moving of a vehicle involved in an accident.	\$50.00

STATUTE (50 CFR)	Proposed Fine Schedule
27.31(l) Operate vehicle without proper headlights, taillights, or brake lights.	\$50.00
27.31(m) Violation of other established special vehicle requirements.	\$100.00
27.32(a) Use of a boat in a closed area of refuge.	\$100.00
27.32(b)(1)(i) Operate a boat in violation of U.S. Coast Guard laws.	Coast Guard regulations apply
27.32(b)(1)(ii) Operate boat in violation of state laws.	State law regulations would apply
27.32(b)(2) Operate a boat in reckless or negligent manner.	\$250.00
27.32(b)(3) Operation of boat under influence of an intoxicant .	Mandatory Appearance
27.32(b)(4) Interfere with the operation of other boats.	\$100.00
27.32(b)(5) Operate boat without proper marine head.	\$100.00
27.32(b)(6) Operate a sailboat without required lights.	\$100.00
27.32(b)(7) Leave boat unattended for 72 hours.	\$50.00
27.32(b)(8) Unauthorized use of a government boat dock.	\$50.00
27.33 Unauthorized waterskiing on a refuge.	\$50.00

STATUTE (50 CFR)	Proposed Fine Schedule
27.34 Unauthorized landing of an aircraft on refuge.	\$250.00
27.41 Carry, possess, or discharge fireworks or explosives.	\$100.00
27.42 Carry, possess, or discharge a firearm.	\$100.00
27.43 Use of weapons other than firearms.	\$100.00
27.51 Disturb, injure, damage plant/animals.	\$100.00
27.52 Introduction of plants and animals..	\$150.00
27.61 Destruction or removal of public or private property.	\$200.00 plus repair costs
27.62 Search for or removal of objects of antiquity.	\$200.00/Mandatory Appearance
27.63(a) Search for valued stones, gems.	\$200.00/Mandatory Appearance
27.64 Conduct prospecting or mining operations.	\$200.00
27.65 Tamper with vehicles or equipment.	\$250.00
27.71 Take or film motion pictures for commercial use.	\$500.00
27.72 Cause unreasonable disturbance with audio equipment.	\$100.00
27.73 Use of artificial light to locate wildlife.	\$200.00

STATUTE (50 CFR)	Proposed Fine Schedule
27.81 Enter refuge under the influence of alcohol.	Mandatory Appearance
27.82(b)(1) Deliver controlled substance.	Mandatory Appearance
27.82(b)(2) Possess less than two ounces of a controlled substance.	Mandatory Appearance
27.83 Indecency and disorderly conduct	\$100.00
27.84 Interference with persons engaging in authorized activity.	\$500.00 or Mandatory Appearance
27.85 Gambling.	\$100.00
27.86 Begging and soliciting.	\$100.00
27.91 Conducting field trails.	\$100.00
27.92 Construct, install, occupy private structure.	\$500.00
27.93 Abandon private property.	\$200.00
27.94(a) Simple littering Disposal of sewage Disposal of chemicals	\$100.00 \$150.00 \$500.00
27.95(a) Setting unauthorized fire.	\$100.00
27.95(b) Leaving fire unattended.	\$100.00
27.95(c) Throw burning cigarette, match, etc., where it may start a fire.	\$100.00
27.95(d) Smoke in non-smoking area.	\$50.00

STATUTE (50 CFR)	Proposed Fine Schedule
27.96 Advertising.	\$100.00
27.97 Conduct private commercial operation.	\$250.00
28.31 Violate any provision, rule, regulation sign or special regulation.	\$250.00
Code of Federal Regulations Part 31 National Wildlife Refuge Systems Wildlife Refuges Commercial Fishing and Trapping	
31.13 No refuge commercial fishing.	\$250.00
31.16 Violation of trapping permit, regulations. State law Permit conditions Failure to inspect Unlawful sets Each animal	\$200.00 200.00 200.00 250.00 250.00
Code of Federal Regulations Part 32 National Wildlife Refuge Systems Hunting on Refuge	
32.2(a) Hunt without a State Law.	Same as State Penalty
32.2(b) Hunting without a migratory waterfowl/hunting stamp.	\$150.00
32.2(c) Hunt in violation of Federal Law.	\$200.00
32.2(d) Hunt in violation of State Law.	\$200.00

STATUTE (50 CFR)	Proposed Fine Schedule
32.2(e) Hunt in violation of special access requirements.	\$100.00
32.2(f) Failure to comply with special regulations regarding hunting.	\$100.00
32.2(g) Bow hunt with any drug on an arrow.	Mandatory Appearance
32.5(a) Fish without a State license.	\$150.00
32.5(b) Fish in violation of Federal law.	same as state
32.5(c) Fish in violation of State law.	same as state
32.5(d) Fish in violation of special access requirements.	\$50.00
32.5(e) Failure to comply with special regulations regarding fishing.	\$50.00
33.2(a) Fishing without state license	state collateral
33.2(d) terms and conditions of access and use	\$35.00
Migratory Bird Treaty Act Violations	
16 U.S.C. 703 Taking, pursuing, hunting, capturing, etc. or offer bird, their parts, nest, or egg.	\$250.00 plus \$50.00 per bird Oil Pit Violations \$250.00/bird W/O cleanup \$83.00 W cleanup
16 U.S.C. 704(b)(1) Knowingly or reasonably should have known, take migratory game bird by aid of bait or on or over baited area.	\$500.00

STATUTE (50 CFR)	Proposed Fine Schedule
16 U.S.C. 704 (b)(2) Knowing, places bait for the purpose of inducing or allowing person to take or attempt to take migratory game birds.	\$1,000.00
16 U.S.C. 705 Ship, transport, carry in interstate or foreign commerce any bird, part, nest, egg, etc.	\$250.00

STATUTE (50 CFR)	Proposed Fine Schedule
Endangered Species Act Violations	
16 U.S.C. 1538(A) Import or export endangered species.	\$1000.00
16 U.S.C. 1538(B) Take of endangered species in U.S..	\$1000.00
16 U.S.C. 1538(C) Take of endangered species on high sea.	\$1000.00
16 U.S.C. 1538(D) Possess, sell, deliver, carry, transport or ship an endangered species.	\$1000.00
16 U.S.C. 1538(E) Deliver, receive, carry, transport in interstate commerce.	\$1000.00
16 U.S.C. 1538(F) Sell or offer for sale.	\$1000.00
16 U.S.C. 1538(G) Violate regulation pertaining to threatened species.	\$1000.00
16 U.S.C. 1538(2)(A) Import or export endangered plant.	\$500.00
16 U.S.C. 1538(2)(B) Remove and reduce to possession damage or destroy endangered plant.	\$500.00
16 U.S.C. 1538(2)(c) Ship in interstate commerce an endangered plant.	\$500.00
Lacey Act Violations 16 U.S.C. 3372	
16 U.S.C. 3372(a)(1) Knowingly import, export, transport, sell, receive, acquire or purchase any fish or wildlife or plant, taken or possessed in violation of any law.	Commercial: \$1500.00 Non-Commercial: Big Game: \$500.00 All Other: \$250.00

STATUTE (50 CFR)	Proposed Fine Schedule
16 U.S.C. 3372(a)(2)(A)(B) Knowingly import, export, transport, sell, receive acquire or purchase in interstate or foreign commerce.	Commercial: \$1500.00 Non-Commercial: Big Game: \$500.00 Other \$250.00
16 U.S.C. 3372(a)(3)(A)(B) Within the Special maritime and Territorial jurisdiction of the United States: knowingly possess any fish, wildlife or plant taken, possessed, transported, or sold in violation of any law or regulation of any State.	\$500.00
16 U.S.C. 3372(a)(4) Knowingly having imported, exported, transported, sold, purchased or received any fish or wildlife or plant imported for any foreign country.	\$500.00
16 U.S.C. 3372(a)(5) Attempt to commit any act described in 3372(a) paragraphs (1) through (4).	\$500.00
American Antiquities Act 16 U.S.C. 433	
Appropriate, excavate, injure, or destroy historic or prehistoric ruin or monument of any object of antiquity.	\$500.00/Mandatory Appearance
Duck Stamp Act	
16 U.S.C. 718(a) Hunt migratory waterfowl w/o a duck stamp.	\$150.00
16 U.S.C. 718(b) Hunt migratory waterfowl with unsigned duck stamp.	\$50.00
16 U.S.C. 718(e) Loan/Transfer duck stamp.	\$150.00

STATUTE (50 CFR)	Proposed Fine Schedule
16 U.S.C. 718(e)(b) Alter, mutilate, imitate or counterfeit duck stamp.	\$500.00

State Schedule

APPENDIX I
APPENDIX TO RULE 3.1, Wyo. R. Cr. P.
UNIFORM BAIL AND FORFEITURE SCHEDULES

(Revised July 1, 2003)

For the sake of uniformity throughout the state, the following schedules have been established by the Wyoming Supreme Court and shall be used in all circuit courts and justice of the peace courts.¹

Unless a specific bail amount appears in the body of this schedule, the amount of bail is (including \$20.00 court costs and a \$10.00 court automation fee):

A = \$ 45.00

B = \$ 60.00

C = \$110.00

D = \$210.00

E = \$410.00

A person to whom a citation has issued must appear in court on the day and at the time specified in the citation unless the citing officer checks the box "MAY FORFEIT BOND IN LIEU OF APPEARANCE" on the citation.

If the "MAY FORFEIT BOND IN LIEU OF APPEARANCE" box is checked, the person cited must appear on the day and at the time specified on the citation or may post bond at or prior to the court date and forfeit the same in lieu of appearance.

Any offense NOT listed requires the party to appear, subject to local requirements, so long as fully consistent with the schedule.

Following are the misdemeanor offenses for which bond may be posted and forfeited:

¹ Seat belt reduction--Wyo. Stat. Ann. §31-5-1402(e)(2000 amendment) provides that "All citations for violations of the motor vehicle laws of this state shall contain a notation by the issuing officer indicating whether the driver and passenger(s) complied with this section." (Viz, had seat belt fastened or was exempt from the requirement.) "Compliance with this section shall entitle a licensee to a ten dollar (\$10.00) reduction in the fine otherwise imposed." The Wyoming Supreme Court ruled that it applies to both bail and fines.

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
1A. TRAFFIC OFFENSES				
	9-2-1016(j)		Unauthorized use of state vehicles	B
	24-1-109		Failure to observe signs and closed markers	C
	24-1-110(a)		Exhibition of acceleration	C
			Drag racing—two (2) or more cars	C
	31-2-402(d)		Snowmobile registration	B
	31-2-405		Snowmobile registration decal—failure to display	A
	31-2-702(c)		Off-road registration decal for recreational vehicle	B
	31-4-101(a)(i)		Vehicle registration required	B
			Expired temporary license permits as defined in 31-2-211(c)	B
	31-4-101(a)(ii)		Failure to display license plates as required by 31-2-205	B
			License plates for nonresident as required by 31-2-201(a)(iii) on becoming resident and 31-2-201(a)(iv)(a) upon becoming employed in Wyoming	B
	31-4-101(a)(iii)		Operation of vehicle with altered, mutilated or obscured license plates	B
	31-4-101(b)		Alteration or mutilation of license plates	B
	31-4-101(d)		Transfer interest without certificate	B
	31-4-103(a)or(b)		Compulsory auto insurance	E (MUST APPEAR)
	31-5-1201		FOR INFORMATION: PENALTY SECTION FOR UNIFORM ACT REGULATING TRAFFIC (31-5-101 THROUGH 31-5-1214 EXCEPT AS OTHERWISE PROVIDED)	
	31-5-104		Willful refusal to obey officer	B
	31-5-115		Motorcycle operation	B
	31-5-115(o)		Motorcycle operation by minor without helmet	B
	31-5-116		Obstructing driver's view	B
	31-5-117		Putting glass on highway	B
	31-5-119		Clinging to a vehicle on highway	B
	31-5-120		Driving on sidewalks	B
	31-5-121		Opening and closing vehicle door	B
	31-5-122		Riding in house trailers	B
	31-5-124		Off-road recreation vehicle limitation on use	B
	31-5-201		Driving on right side of roadway, exceptions	B
	31-5-203		Overtaking on the left	B

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-5-204		Passing when free from traffic	B
	31-5-205		No passing on crest of hill or near intersection	B
	31-5-206		When overtaking on right is permitted	B
	31-5-207		No-passing-zones— Hillcrest—other traffic present Hillcrest—night time	B
	31-5-208		One-way traffic signal violation	B
	31-5-209		Two-and three-lane traffic	B
	31-5-210		Following too closely	B
	31-5-211		Driving over, across or within median	B
	31-5-212		Controlled access road	B
	31-5-213		Restricting use of controlled access	B
	31-5-214		Turning at intersection	B
	31-5-215		No U-Turn on curve or crest	B
	31-5-216		Starting parked vehicle	B
	31-5-217		Turning requires signals	B
	31-5-218		Signal may be by hand or light	B
	31-5-220		Right-of-way entering intersection	B
	31-5-221		Turning left at intersection	B
	31-5-222(b)		Stop sign	B
	31-5-222(c)		Yield sign	B
	31-5-223		Yield when entering from private road	B
	31-5-224(a)		Right-of-way for emergency vehicles	B
	31-5-224(a)(i) or (ii)		Operation upon approach to parked emergency vehicle	C
	31-5-226		Backing	B
	31-5-227		Driving through defiles, canyon, or mountain roads	B
	31-5-228		Load on vehicles	B
	31-5-230		Coasting prohibited	B
	31-5-231		Following fire engine prohibited	B
	31-5-232		Driving over fire hose	B
	31-5-234		Minors driving with detectable alcohol	Must Appear
	31-5-235		Open container by operator of vehicle	C
SPEEDING VIOLATIONS—too fast for conditions				
	31-5-301(a)		Speed too fast for conditions	B
SPEEDING VIOLATIONS – school zone				
	31-5-301(b)(i)		Exceeding 20mph in school zone plus \$10.00 court automation fee plus \$2.00 per mile over 20 mph	A
			21 -	\$47.00
			22 -	\$49.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
			23 -	\$51.00
			24 -	\$53.00
			25 -	\$55.00
			(\$50.00 & \$20.00 court costs & \$10.00 court automation fee & \$4.00 per mile above 25 mph)	
			26 -	\$84.00
			27 -	\$88.00
			28 -	\$92.00
			29 -	\$96.00
			30 -	\$100.00
			31 -	\$104.00
			32 -	\$108.00
			33 -	\$112.00
			34 -	\$116.00
			35 -	\$120.00
			36 -	\$124.00
			37 -	\$128.00
			38 -	\$132.00
			39 -	\$136.00
			40 -	\$140.00
			41 -	\$144.00
			42 -	\$148.00
			43 -	\$152.00
			44 -	\$156.00
			45 mph & above	\$230.00 & Must Appear
SPEEDING VIOLATIONS – urban districts				
	31-5-301(b)(ii)		Exceeding 30 mph in urban districts plus \$10.00 court automation fee plus \$2.00 per mile over 30 mph	A
			31 -	\$47.00
			32 -	\$49.00
			33 -	\$51.00
			34 -	\$53.00
			35 -	\$55.00
			(\$50.00 & \$20.00 court costs plus \$10.00 court automation fee plus \$4.00 per mile above 35 mph)	
			36 -	\$84.00
			37 -	\$88.00
			38 -	\$92.00
			39 -	\$96.00
			40 -	\$100.00
			41 -	\$104.00
			42 -	\$108.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL	
			43 -	\$112.00	
			44 -	\$116.00	
			45 -	\$120.00	
			46 -	\$124.00	
			47 -	\$128.00	
			48 -	\$132.00	
			49 -	\$136.00	
			50 -	\$140.00	
			51 -	\$144.00	
			52 -	\$148.00	
			53 -	\$152.00	
			54 -	\$156.00	
			55 -	\$160.00	
			56 mph & above	\$230.00 & Must Appear	
SPEEDING VIOLATION – interstate highways					
	31-5-301(b)(iii)		Exceeding 75 mph on interstate highways-“cars” = passenger vehicles and light trucks (Penalty 31-5-1201(d)(v))		
				Cars	Trucks
			76 -	\$5.00	\$5.00
			77 -	\$10.00	\$10.00
			78 -	\$15.00	\$15.00
			79 -	\$20.00	\$20.00
			80 -	\$25.00	\$25.00
			(includes \$20.00 court costs plus \$10.00 court automation fee for speeds 81 and above)		
			“Trucks” – Trucks with gross vehicle weight or gross vehicle weight rating exceeding 26,000 lbs.- exceeding 80 mph – same as cars, plus \$100.00. (Penalty 31-5-1201(g) or 31-18-704)		
			81 -	\$85.00	\$185.00
			82 -	\$90.00	\$190.00
			83 -	\$95.00	\$195.00
			84 -	\$100.00	\$200.00
			85 -	\$105.00	\$205.00
			86 -	\$110.00	\$210.00
			87 -	\$120.00	\$220.00
			88 -	\$130.00	\$230.00
			89 – 100	\$210.00	\$310.00
			101-109	\$230.00	\$330.00 & Must Appear
			110 & above	\$230.00& Must appear	\$330.00 & Must appear
SPEEDING VIOLATIONS – primary and secondary highways					

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL	
				Cars	Trucks
	31-5-301(b)(iv)		Exceeding 65 mph on primary and secondary highways—"Cars"= passenger vehicles and light trucks (Penalty 31-5-1201(d) (No court costs or court automation fee 66-70 mph)		
			66 -	\$5.00	\$5.00
			67 -	\$10.00	\$10.00
			68 -	\$15.00	\$15.00
			69 -	\$20.00	\$20.00
			70 -	\$25.00	\$25.00
			For speeds in excess of 70 mph, the bail shall be \$25.00 plus \$20.00 court costs plus \$10.00 court automation fee plus \$3.00 for every mile in excess in excess of 70 mph		
			"Trucks" - Trucks with gross vehicle weight or gross vehicle weight rating exceeding 26,000 lbs.—exceeding 70 mph - same as cars, plus \$100.00 (Penalty 31-5-1201(g) or 31-18-704)		
			71 -	\$58.00	\$158.00
			72 -	\$61.00	\$161.00
			73 -	\$64.00	\$164.00
			74 -	\$67.00	\$167.00
			75 -	\$70.00	\$170.00
			76 -	\$73.00	\$173.00
			77 -	\$76.00	\$176.00
			78 -	\$79.00	\$179.00
			79 -	\$82.00	\$182.00
			80 -	\$85.00	\$185.00
			81 -	\$88.00	\$188.00
			82 -	\$91.00	\$191.00
			83 -	\$94.00	\$194.00
			84 -	\$97.00	\$197.00
			85 -	\$100.00	\$200.00
			86 -	\$103.00	\$203.00
			87 -	\$106.00	\$206.00
			88 -	\$109.00	\$209.00
			89 -	\$112.00	\$212.00
			90 -	\$115.00	\$215.00
			91 -	\$118.00	\$218.00
			92 -	\$121.00	\$221.00
			93 -	\$124.00	\$224.00
			94 -	\$127.00	\$227.00
			95 -	\$130.00	\$230.00
			96 -	\$133.00	\$233.00
			97 -	\$136.00	\$236.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL	
			98 -	\$139.00	\$239.00
				Cars	Trucks
			99 -	\$142.00	\$242.00
			100 -	\$145.00	\$245.00
			101 -	\$148.00	\$248.00
			102 -	\$151.00	\$251.00
			103 -	\$154.00	\$254.00
			104 -	\$157.00	\$257.00
			105 -	\$160.00	\$260.00
			106 -	\$163.00	\$263.00
			107 -	\$166.00	\$266.00
			108 -	\$169.00	\$269.00
			109 -	\$172.00	\$272.00
			110 -	\$175.00	\$275.00
			For speeds in excess of 110 mph see the note on page 6		
SPEEDING VIOLATIONS – superintendent’s speed zone (except construction zones)					
	31-5-301(c)		Superintendents speed zones		
			1 – 5 mph	\$45.00	
			6 – 9	\$60.00	
			10 – 16 mph \$50.00 & \$20.00 court costs & \$10.00 court automation fee & \$2.00 per mile over posted speed		
			10 -	\$100.00	
			11 -	\$102.00	
			12 -	\$104.00	
			13 -	\$106.00	
			14 -	\$108.00	
			15 -	\$110.00	
			16 -	\$112.00	
			17 – 24 mph \$50.00 & \$20.00 court costs & \$10.00 court automation fee & \$4.00 per mile over posted speed up to \$200.00		
			17 -	\$148.00	
			18 -	\$152.00	
			19 -	\$156.00	
			20 -	\$160.00	
			21 -	\$164.00	
			22 -	\$168.00	
			23 -	\$172.00	
			24 -	\$176.00	
			25 and above	\$230.00	
				& must appear	

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL	
SPEEDING VIOLATIONS – construction zones (for superintendent's zones, see above)					
	31-5-301 (c)		Construction zones (as per 31-5-1201 (g))		
				Cars	Trucks
			1 - 5	\$60.00	\$60.00
			6 - 9	\$85.00	\$185.00
			10 - 16 mph \$50.00 & \$20.00 court costs & \$10.00 court automation fee & \$4.00 per mile over the posted speed limit		
			10 -	\$120.00	\$220.00
			11 -	\$124.00	\$224.00
			12 -	\$128.00	\$228.00
			13 -	\$132.00	\$232.00
			14 -	\$136.00	\$236.00
			15 -	\$140.00	\$240.00
			16 -	\$144.00	\$244.00
			17 - 21 mph \$50.00 & \$20.00 court costs & \$10.00 court automation fee & \$6.00 per mile over posted speed limit		
			17 -	\$182.00	\$282.00
			18 -	\$188.00	\$288.00
			19 -	\$194.00	\$294.00
			20 -	\$200.00	\$300.00
			21 -	\$206.00	\$306.00
			22 & above	\$230.00 & must appear	\$330.00 & must appear
	31-5-304		Driving to slowly—minimum speed	B	
	31-5-305		Special speeds—bridges	B	
	31-5-402		Obedience to traffic-control device	B	
	31-5-403		Traffic-control signals	B	
	31-5-404		Pedestrian-control signals	B	
	31-5-405		Flashing signals	B	
	31-5-406		Display of unauthorized signs	B	
	31-5-501		Unlawful parking in restricted areas (penalty 31-5-502)	B	
	31-5-504		Prohibited parking spaces	B	
	31-5-505		Parking on Highway	B	
	31-5-506		Stop—emerging from alley	B	
	31-5-507		Meeting or passing stopped school bus (2 nd offense within one year is a high misdemeanor)	D	
	31-5-509		Leaving car unattended	B	

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-5-510		Railroad crossing signal and sight	B
	31-5-511		Stop at railroad crossing	B
	31-5-512		Parking in cities and on highways	B
	31-5-601		Traffic control for pedestrian	B
	31-5-602		Pedestrian right-of-way in crosswalks	B
	31-5-603		Jaywalking	B
	31-5-605		Pedestrian to use sidewalks or left side of highway	B
	31-5-606		Hitchhiking	B
	31-5-612		Pedestrian—under influence	B
	31-5-702		Bicyclists subject to applicable motor vehicle laws	B
	31-5-703		Bicyclists must ride on seat and no passengers	B
	31-5-704		Bicyclists riding on roadway and designated paths	B
	31-5-705		Bicyclists able to keep one hand on bar	B
	31-5-706		Nighttime use, equipment and brakes	B
	31-5-801		Snowmobile on highways	B
	31-5-901		Operating vehicles with improper equipment	B
	31-5-910		When headlamps required	B
	31-5-911 thru 31-5-932		Headlights (911, 912); taillights (913); reflectors (914); stoplights and turn lights (915); clearance lights (916); color and mounting of clearance lights and reflectors (917); lamps, etc. on projecting loads (919); lights for parked vehicles (920); spot lights (922); multiple beams (924); single beam (925); lights for operating 20 mph (926); number of driving lights (927); restriction on lights, color flashing emergency, police (928); farm equipment lights (921)	B
	31-5-950 thru 31-5-951		Brakes	B
	31-5-952 thru 31-5-955		Horns (952); mufflers (953); mirrors (954); windshield wipers (955)	B
	31-5-956		Tires, chains	B
	31-5-957 thru 31-5-958		Flares (957); warning devices on disabled vehicles (958)	B
	31-5-961		Television receivers	B
	31-5-962		Sun screening devices	B
	31-5-970		Unsafe vehicles	C

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-5-1102		Damage to attended vehicle or property	D Must Appear
	31-5-1104		Colliding with unattended vehicle, duty	C Must Appear
	31-5-1105		Failure to report over \$1,000.00 property damage or injury	D Must Appear
	31-5-1106		Written reports required; reports by garage operator of vehicles struck by bullets	B
	31-5-1202		Aiding and abetting the commission of any of the above offenses	Same as Principal's Offense
	31-5-1203		Owner prohibited from permitting operation of vehicles contrary to law	B
	31-5-1206		Failure to appear (F.T.A.) when original offense was <u>not</u> a "MUST APPEAR"	D
	31-5-1303		Child safety restraint system (Penalty 31-5-1304(b))	B
	31-5-1303		Child safety restraint system 2 nd offense	C
	31-5-1402(a)		Driver	\$25.00
	31-5-1402(a)		Driver with passenger under 12 years old	\$25.00
	31-5-1402(a)		Passenger over 12 years old	\$10.00
	31-5-1601(b)		Operation of off-road recreation vehicles on public roads/driver's license required	B
	31-7-106		Driver's license	B
	31-7-116		Carrying and exhibiting license	B
	31-7-117		Restricted license	B
	31-7-119(d)		False application for new license	C
	31-7-133		Unlawful use of license	D
	31-7-134(a)		Operating under suspended or revoked license if not for 31-5-229 or 31-5-233 If suspended for 31-5-229 or 31-5-233 (first offense) 2 nd or subsequent DUS	E (MUST APPEAR)
	31-7-135		Permitting unlicensed person to operate	B
	31-12-101		Lugs and cleats	B
	31-16-126		Misuse of demo/full-use plates	B
1B. REPORTING OF SPECIAL TAXES				
	39-6-213(d)		Failure to report gasoline tax	C
	39-6-213(f)		False refund affidavit	D
	39-6-911(c)		Failure to report special fuels tax	C
2. COMMERCIAL VEHICLES				

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
The following uniform schedule for deposits for appearances on commercial vehicle violations are established by court rule or by statutory authority. (Costs and \$10.00 court automation fee included.)				
	31-18-201(b)		Registration and licensing commercial vehicles	B
	31-18-201(g)		Registration and licensing rental vehicle	B
	31-18-201(k)		Display registration	B
	31-18-201(m)		Intrastate registration operation	B
	31-18-201(y)		Expired temporary registration	B
	31-4-102(a)		False statement on application	B
	31-7-137(c)		Failure to apply for duplicate license	B
	31-7-301		Failure to notify DOT of conviction	D
	31-7-304		Commercial drivers license	C
	31-7-306		Commercial driver prohibited from operating with any alcohol in system	E
	31-18-701 & 31-18-704		FOR INFORMATION : [PENALTY SECTIONS FOR 31-18-101 THROUGH 606]	
	31-18-203		Mobile machinery—no operation	B
	31-18-205(a)		Mobile machinery permit required	B
	31-18-205(b)		Mobile machinery permit not properly displayed	B
	31-18-303		PSC Rule 28, Code of Federal Regulation (CFR), Title 49-- Hazardous materials—parts CFR 171-174.840 and 177-179.500-18	\$330.00
			Motor carrier safety regulation—CFR parts 390, 391, 392, 393, 395, 396 and 397, including liquor in cab; \$160.00 per out-of-service violation (up to \$750.00);	\$160.00
			\$60.00 per violation of all other violations which are not out-of-service criteria (up to \$500.00)	\$60.00
			Except the following four (4) offenses, CFR 396.9c(d), CFR 397.5, CFR 397.7 and CFR 397.13	\$230.00
	31-18-209(d)		No bill of lading for common carrier	B
	31-18-210(c)		No bill of lading to operate as contract carrier	B
	31-18-211(b)		No bill of lading to act as interstate carrier	B
	31-18-301(b)		No PSC Permit or certificate in vehicle	B
	31-18-301(c)		Failure to produce certificate upon demand	B
	31-18-301(c)		Failure to stop at port of entry	C
	31-18-304(a)		No display of name of motor carrier	B

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-18-403(a)		No one trip permit	B
	31-18-403(b)		No permit for towing vehicles	B
	31-18-403(e)		No one trip permit motion picture industry	B
	31-18-404		Misuse of commercial vehicle demo permit	B
	31-18-405(b)		No permit for towing vehicles	B
	31-18-501		For violations of 39-17-106(f)	B
	31-18-501		For violations of 39-17-206(c)	B
	31-18-603		Loads on vehicles	B
	31-18-605(a)(i)		Failure to activate flashers	B
	31-18-605(a)(ii)		Failure to stop 15-50' from rail	B
	31-18-605 (a)(iii)		Failure to look/listen at railroad crossing	B
	31-18-605 (a)(iv)		Shifted gears crossing tracks	B
	31-18-605(a)(v)		Failure to cancel flashers	B
	31-18-606		Metal tire/contact with highway	B
	31-18-703		Failure to obey signs/commercial vehicle	C
	31-18-704		Commercial vehicle enhanced speeding fine. See chart at 31-5-301(b)(iii) and 31-5-301(b)(iv)	C
	31-18-705		Speed or acceleration contest—commercial vehicles	C
	31-18-802		Violations of legal weight limits (Penalty 31-18-805(e))	
			0 - 2,000	\$55.00
			2,001 - 4,000	\$80.00
			4,001 - 6,000	\$105.00
			6,001 - 8,000	\$130.00
			8,001 - 10,000	\$180.00
			10,001 - 12,000	\$230.00
			12,001 - 14,000	\$280.00
			14,001 - 16,000	\$330.00
			16,001 - 18,000	\$430.00
			18,001 - 20,000	\$530.00
			Over - 20,000	\$780.00
			Plus and additional \$100.00 for each 1,000 lbs or fraction thereof exceeding 20,000 lbs. Over the legal limits	
	31-18-802(a)		Width, height, length of vehicle— Daylight violations	C
			Nighttime violations	D
	31-18-803		Transporting and towing other vehicles	B

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-18-804		Oversize And overweight permits	Same bond as 802(a)
	31-18-805(a)		Violation of rules, regulations, or conditions of permit (excluding weight violations)	Daytime: C Nighttime: D
	31-18-805(a)		Weight violations in excess of stated permit limits	Same bond as 31-18-802 (for weights <u>over</u> permit limits)
	31-18-808		Oversize—towing disabled vehicles	B
	39-17-106(f)		No permit-Gasoline	B
	39-17-206(c)		No permit-Diesel	B
3. LITTERING				
	6-3-107		Throwing burning substance from vehicle	D
	6-3-204		Littering	D
	35-10-101		Disposal of dead animals, etc.	C
	35-10-104		Failure of owner to remove dead animal	C
	35-10-401		Obstructing highway and pollution	C
4. GAME AND FISH OFFENSES				
101	23-2-202	9 th Degree	Fishing without license by a person 14 years and older	\$110.00
	23-2-202	9 th Degree	Fishing without license by a person under 14 years	\$60.00
103	23-3-201(a)	9 th Degree	Fishing with more than (2) rods or poles	\$60.00
104	23-3-201(b)	9 th Degree	Fishing with more than 3 hooks/lines	\$60.00
105	23-3-201(c)	9 th Degree	Illegal set lines	\$60.00
106	23-3-201(d)	9 th Degree	Take, wound or destroy any fish with a firearm	\$210.00
107	23-3-201(e)	9 th Degree	Snagging fish where not specifically authorized	\$110.00
108	23-3-202(b)	11 th Degree	Use of illegal bait for fishing-live bait	\$110.00
109	23-3-202(b)	11 th Degree	Use of illegal bait for fishing-corn	\$110.00
110	23-3-202(c)	11 th Degree	Releasing live bait fish without authorization	\$210.00
111	23-3-202(a)	11 th Degree	Fish live bait that is not proper type or origin	\$110.00
112	23-3-402(9 th Degree	Possess live bait fish without receipt or permit	\$110.00
113	23-3-402	9 th Degree	Over limit of game fish	\$110.00 plus \$20.00 per fish
114	23-3-402	9 th Degree	Take fish in violation of size or slot limits	\$110.00
	23-3-303(a)	9 th Degree	Waste or abandon game fish	\$110.00
	23-3-402	9 th Degree	Fishing before or after hours	\$110.00
117	23-3-402	9 th Degree	Fishing in closed waters	\$110.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
118	23-3-201(a)	9 th Degree	Unattended fishing pole or rod	\$60.00
119	23-3-402	9 th Degree	Fish adjoining state without reciprocal stamp	\$110.00
120	23-3-204(a)	1 st Degree	Take/destroy fish-poison, electricity, chemical, explosives	\$410.00
121	23-3-205(a)	11 th Degree	Ship or transport game fish without license or tag	\$110.00
122	23-3-403(a)	5 th Degree	False statement to procure fishing license	\$210.00
123	23-4-101	9 th Degree	Plant/release fish or eggs without authorization	\$410.00
124	23-4-104	9 th Degree	Intent removal/destruction of hatchery fish-value less than \$500.00	\$410.00
125	23-4-104	Felony	Intent removal/destruction of hatchery fish-value \$500.00 or more	Not Bondable
126	23-3-402	9 th Degree	Ice fishing with more than 6 lines in special regulation areas	\$60.00
127	23-3-402	9 th Degree	Fail to attach name to each ice fishing rod, tip-up or line	\$60.00
128	23-3-402	9 th Degree	Ice fishing with more than one hook/line per rod in special regulation areas	\$60.00
	23-3-402	9 th Degree	Ice fishing nonattendance-more than 300 yards	\$60.00
130	23-3-402	9 th Degree	Possess fish when species or number cannot be determined	\$110.00
131	23-3-402	9 th Degree	Possess fish w/o head or tail attached	\$110.00
132	23-3-402	9 th Degree	Bait fish-no receipt/permit	\$110.00
133	23-3-402	9 th Degree	Use game fish flesh as bait	\$60.00
134	23-3-402	9 th Degree	Seine or trap fish without a license	\$110.00
135	23-3-402	9 th Degree	Use of an illegal seine or net	\$60.00
136	23-3-402	9 th Degree	Use of an illegal fish trap	\$60.00
137	23-3-402	9 th Degree	Use of an illegal number of fish traps	\$60.00
138	23-3-402	9 th Degree	Failure to tag fish traps with name	\$60.00
139	23-3-402	9 th Degree	Possess game fish taken in fish trap or seine	\$110.00
140	23-2-206(a)	9 th Degree	Take game fish w/spear gun while not submerged	\$110.00
141	23-3-402	9 th Degree	Violation underwater fish regulations	\$60.00
142	23-2-208	9 th Degree	Landowner fail to provide written statement for fish	\$110.00
143	23-3-402	9 th Degree	Illegal transportation of live fish or eggs	\$60.00
144	23-3-402	9 th Degree	Illegal tagging or marking of fish	\$110.00
	23-3-402	9 th Degree	No Owner's name on ice fishing shelter	\$60.00
146	23-3-402	9 th Degree	Fail to remove ice fishing shelter	\$210.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
147	23-3-402	9 th Degree	Conduct fishing contest without prior approval	\$110.00
148	23-3-306(b)	4 th Degree	Illegal use of artificial light for fishing	\$110.00
149	23-3-402	9 th Degree	Use natural bait in artificial bait area	\$110.00
150	23-3-402	9 th Degree	Violation of fishing regulations not listed elsewhere	\$110.00
151	23-3-203(a)	10 th Degree	Place net, trotline, etc. across water	\$110.00
152	23-3-402	9 th Degree	Take bait fish in closed area	\$110.00
201	23-3-104	9 th Degree	Fail to tag big trophy game animal	\$110.00
202	23-3-402	9 th Degree	Fail to tag carcass in visible manner	\$110.00
203	23-3-113(a)	11 th Degree	Fail to wear fluorescent orange clothing	\$60.00
204	23-3-402	9 th Degree	Hunt big or trophy game during closed season	\$410.00
205	23-3-402	9 th Degree	Hunt big or trophy game in wrong area	\$210.00
206	23-3-402	9 th Degree	Take over limit big or trophy game	\$410.00
207	23-3-102(b)	4 th Degree	Take Big Horn Sheep without license	\$780.00
208	23-3-102(b)	4 th Degree	Take Mountain Goat without license	\$780.00
209	23-3-102(b)	4 th Degree	Take Mountain Lion without license	\$780.00
210	23-3-102(b)	4 th Degree	Take Grizzly Bear without license	\$780.00
211	23-3-102(a)	4 th Degree	Take Elk without license	\$780.00
	23-3-102(a)	4 th Degree	Take Moose without license	\$780.00
213	23-3-102(c)	8 th Degree	Take Deer without license	\$410.00
214	23-3-102(c)	8 th Degree	Take Antelope without license	\$410.00
215	23-3-102(c)	8 th Degree	Take Black Bear without license	\$410.00
216	23-2-107(d)	1 st Degree	Illegally take Wild Bison	Not Bondable
217	23-3-102(d)	23-3-102(d)	Intent illegal take antlered/horned big or trophy game	Not Bondable
218	23-3-106(a)	11 th Degree	Ship/transport game w/out game tag within Wyoming	\$110.00
219	23-3-106(b)	11 th Degree	Ship/transport game w/out game tag outside Wyoming	\$110.00
220	23-3-111(a)	10 th Degree	Illegal firearm for taking big or trophy game	\$210.00
221	23-3-402	9 th Degree	Fail to retain evidence of sex, species, antler/horn development on big game	\$110.00
222	23-1-703(b)	9 th Degree	Apply/rec-moose, sheep, within 5 years	\$410.00
223	23-3-107(a)	1 st Degree	Wanton destruction big or trophy game	Not Bondable
224	23-3-303(a)	9 th Degree	Waste or abandon big game	\$410.00
225	23-3-303(b)	9 th Degree	Fail to remove carcass within 48 hours	\$210.00
226	23-3-303(c)	9 th Degree	Abandon game meat at meat processor	\$210.00
227	23-3-403(a)	5 th Degree	False statement to obtain antelope, deer, black bear, mountain lion license	\$410.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
228	23-3-403(a)	5 th Degree	False statement to obtain elk, mountain goat, sheep, moose or grizzly bear license	\$780.00
229	23-3-402	9 th Degree	Purchase more than authorized number of licenses	\$210.00
230	23-3-105(b)	2 nd Degree	Landowner's coupons-false claim for reimbursement	\$410.00
231	23-3-105(b)	9 th Degree	Hunter turn coupon into wrong landowner	\$410.00
232	23-3-402	9 th Degree	Hunt Elk without special Management Stamp	\$60.00
233	23-2-102(a)	9 th Degree	Violation of age limit for big or trophy game license	\$110.00
234	23-3-402	9 th Degree	Take big game before or after legal hunting hours	\$110.00
235	23-3-402	9 th Degree	Take trophy game before or after legal hunting hours	\$110.00
236	23-3-402	9 th Degree	Take big or trophy game with wrong type of license	\$210.00
237	23-3-402	9 th Degree	Fail to report Grizzly Bear mortality	Not bondable
238	23-3-402	9 th Degree	Fail to register Black Bear kill	\$110.00
239	23-3-402	9 th Degree	Failure to leave evidence of sex on bear pelt	\$110.00
240	23-3-402	9 th Degree	Fail to register Mountain Lion kill	\$110.00
241	23-3-402	9 th Degree	Failure to leave evidence of sex on Mountain Lion pelt	\$110.00
242	23-3-117	3 rd Degree	Fail to register Bighorn Sheep	\$110.00
243	23-3-306(a)	4 th Degree	Take big/trophy game with or from vehicle	\$410.00
244	23-3-402	9 th Degree	Fail to take or release treed Lion	\$210.00
245	23-2-107(a)	9 th Degree	Violation of age restriction to take wild bison	\$110.00
246	23-1-703(c)	9 th Degree	Apply/rec-Grizzly Bear, Mountain goat more than once per lifetime	\$410.00
247	23-2-109	9 th Degree	Multiple applications for limited licenses	\$410.00
248	23-3-406	Variable	Attempt to take simulated wildlife decoy (refer to primary offense - species)	Variable
249	23-3-304(d)	5 th Degree	Illegal baiting of big game	\$410.00
250	23-3-402	9 th Degree	Violation of big and trophy regulations not listed elsewhere	\$210.00
251	23-3-102(b)	4 th Degree	Take Gray wolf where classified as a trophy game animal/without license	\$780.00
252	23-3-402	9 th Degree	Violation of bear baiting regulations	\$110.00
253	23-2-407(a)	23-2-417	Outfitting without a license	\$510.00
254	23-2-407(a)	23-2-417	Professional guide without a license	\$510.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
303	23-2-415	23-2-417	Failure of a professional guide or outfitter to report a violation	\$510.00
304	23-2-401(a)	23-2-417	Non-resident hunting without guide in wilderness	\$110.00
305	23-3-403(a)	5 th Degree	False statement to procure commercial license	\$410.00
306	23-2-410(c)(v)	23-2-417	Outfit without area authorization	\$110.00
307	23-2-304(a)	9 th Degree	Fur dealer operating without license	\$410.00
308	23-3-402	9 th Degree	Failure to keep fur dealer records	\$410.00
309	23-3-401	9 th Degree	Taxidermist operating without license	\$410.00
310	23-2-302(c)	9 th Degree	Taxidermist-failure to game tag game specimens	\$210.00
311	23-3-402	9 th Degree	Taxidermist-fail to keep records	\$410.00
312	23-3-401	9 th Degree	Live bait dealer operating without license	\$410.00
313	23-3-402	9 th Degree	Live bait dealer-fail to provide receipt	\$60.00
314	23-3-401	9 th Degree	Game bird farm operating without license	\$410.00
315	23-3-402	9 th Degree	Game bird farm-no certification of origin	\$410.00
316	23-3-402	9 th Degree	Game bird farm-no disease free certification	\$410.00
317	23-3-402	9 th Degree	Game bird farm-no notice of disease infection	\$410.00
318	23-3-402	9 th Degree	Game bird farm-fail to release minimum number of birds	\$210.00
319	23-3-402	9 th Degree	Game bird farms-fail to keep/provide records	\$410.00
320	23-3-402	9 th Degree	Game bird farm-fail to dispose of birds	\$410.00
321	23-5-102	9 th Degree	Game bird farm-release game birds without permit	\$210.00
322	23-3-401	9 th Degree	Fishing preserve operating without a license	\$410.00
323	23-5-204	9 th Degree	Fish preserve-fail to provide proper receipt	\$410.00
324	23-2-304(d)	9 th Degree	Fur dealer removing tag, tattoo or mark	\$210.00
325	23-3-402	9 th Degree	Failure to provide copy of fur dealer license by employee	\$110.00
326	23-2-305	9 th Degree	Prop./Domest. of furbearers without permit	\$110.00
327	23-4-102(d)	9 th Degree	Fish hatchery-operating without license	\$410.00
328	23-4-102(a)	9 th Degree	Fish hatchery-no inspect. prior to planting	\$410.00
329	23-4-102(e)	9 th Degree	Fish hatchery-fail to provide certificate of sale	\$410.00
	23-4-102(g)	9 th Degree	Fish hatchery-ship fish/eggs without interstate game tag	\$410.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
331	23-3-402	9 th Degree	Commercial or scientific use of collection of wildlife without permit	\$410.00
332	23-2-304(b)	9 th Degree	Fur dealer-fail to keep records for cloven hoofed animal hides	\$210.00
333	23-3-404(a)	11 th Degree	Tannery-delivery/receipt of game specimens without tag	\$210.00
334	23-5-107	9 th Degree	Fail to provide receipt for game birds	\$110.00
335	23-5-108	9 th Degree	Take birds on bird farm out of season	\$110.00
336	23-2-418(a)	23-2-417	Compensation of person not licensed a professional guide/outfitter	\$510.00
337	23-3-402	9 th Degree	Fail to submit license report in timely manner	\$210.00
350	23-3-402	9 th Degree	Violation commercial regulations not listed elsewhere	\$410.00
391	23-2-401(a)(ii)	23-2-417	Violation state outfitter board rules and regulations	\$110.00
392	23-2-412(a)(i)	23-2-417	Violation of age requirements for guide's license	\$110.00
393	23-2-412(a)(ii)	23-2-417	Outfitter employment requirements for professional guide	\$110.00
	23-2-416(a)(i)	23-2-417	Fraud or misrepresentation in obtaining outfitter/guide license	\$410.00
395	23-2-416(a)(ix)	23-2-417	Endangering health and safety of client	\$110.00
396	23-2-416(a)(v)	23-2-417	Unethical conduct by outfitter or guide	\$110.00
397	23-2-416(a)(vi)	23-2-417	Substantial breach/contract by outfitter or guide	\$110.00
398	23-2-416(a)(vii)	23-2-417	Violation of terms of license by outfitter or guide	\$110.00
399	23-2-416 (a)(viii)	23-2-417	Inhumane treatment/animal by outfitter or guide	\$110.00
401	23-3-103(c)	9 th Degree	Take game birds without license	\$110.00
402	23-3-402	9 th Degree	Take game birds during closed season	\$110.00
403	23-3-402	9 th Degree	Take over limit of game birds	\$110.00 plus \$20.00 per bird
404	23-3-402	9 th Degree	Fail to retain evidence of sex or species on a game bird	\$110.00
405	23-3-403(a)	5 th Degree	False statement to procure game bird license	\$210.00
406	23-3-303(a)	9 th Degree	Waste or abandon edible portions of game bird	\$110.00
407	23-3-306(a)	4 th Degree	Take game bird with or from a motor vehicle	\$210.00
408	23-3-402	9 th Degree	Fail to obtain waterfowl stamp prior to hunting	\$60.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
409	23-3-108(a)	11 th Degree	Destroy nest or eggs of non-predaceous bird	\$110.00
410	23-3-110 (a)or(b)	10 th Degree	Illegal caliber/gauge or unplugged firearm for bird hunting	\$110.00
411	23-3-402	9 th Degree	Hunt birds before or after legal hours	\$110.00
412	23-3-402	9 th Degree	Use of non-toxic shot for waterfowl or in restricted areas	\$110.00
413	23-2-102(c)	9 th Degree	Violation of age limit to hunt game birds	\$110.00
414	23-3-104	9 th Degree	Fail to tag turkey	\$110.00
415	23-3-116	9 th Degree	Fail to notify and/or mark game birds	\$110.00
416	23-3-116	9 th Degree	Fail to provide disease free certification	\$110.00
417	23-3-116	9 th Degree	No permit for private source game birds	\$110.00
418	23-3-402	9 th Degree	Fail to wear fluorescent clothing while bird hunting	\$60.00
419	23-3-402	9 th Degree	Hunt pheasant without special management stamp	\$60.00
420	23-3-402	9 th Degree	Hunt pheasant without special permit as required on Springer and Glendo	\$60.00
421	23-3-402	9 th Degree	Fail to obtain HIP Stamp prior to hunting	\$60.00
450	23-3-402	9 th Degree	Violation of game bird regulations not listed elsewhere	\$110.00
501	23-2-105(c)	9 th Degree	Take/export falcon without license or permit	\$410.00
502	23-3-402	9 th Degree	Take falcon during closed season or in wrong area	\$110.00
503	23-3-403(a)	5 th Degree	False statement to procure falconry license	\$410.00
504	23-3-402	9 th Degree	Fail to comply with facility and equipment requirements	\$110.00
505	23-3-402	9 th Degree	Failure to mark raptors	\$210.00
506	23-3-402	9 th Degree	Illegal transfer of raptors	\$410.00
507	23-3-402	9 th Degree	Illegal sale of raptors	\$410.00
508	23-3-402	9 th Degree	Illegal possession of raptor parts	\$410.00
509	23-3-402	9 th Degree	Illegal possession of raptor eggs	\$410.00
510	23-3-402	9 th Degree	Carry Firearm while hunting with raptor	\$110.00
511	23-2-105(b)	9 th Degree	Hunt falcon without a license	\$110.00
512	23-3-402	9 th Degree	Hunting with falcon during closed season	\$110.00
513	23-3-101	2 nd Degree	Taking eagle prohibited	Not Bondable
514	23-3-108(a)or(c)	1 st Degree	Destroy eagle eggs or nest	\$410.00
515	16 USC		Violation of bald/golden eagle protection act	Not Bondable
550	23-3-402	9 th Degree	Violation of falcon regulation not listed elsewhere	\$110.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
601	23-2-102(b)	9 th Degree	Take small game without license-age limits	\$110.00
602	23-3-402	9 th Degree	Take over limit of small game	\$110.00 plus \$20.00 per animal
603	23-3-402	9 th Degree	Take small game or furbearer out of season	\$110.00
604	23-3-103(c)	9 th Degree	Take furbearer animal without a license	\$110.00
605	23-2-303(d)	9 th Degree	Fail to check traps within 72 hours except conibear traps	\$110.00
606	23-2-303(d)	9 th Degree	Failure to tag traps and/or snares	\$110.00
607	23-3-304(b)	3 rd Degree	Use game parts for bait	\$410.00
608	23-3-304(a)	3 rd Degree	Take game animal with pit, trap, etc.	\$410.00
609	23-3-402	9 th Degree	Fail to tag Bobcat pelt	\$110.00
610	23-3-403(a)	5 th Degree	False statement to procure small game license	\$210.00
611	23-3-403(a)	5 th Degree	False statement to procure trap, furbearer license	\$210.00
613	23-3-303(a)	9 th Degree	Waste or abandon small game	\$110.00
614	23-3-306(a)	4 th Degree	Take small game with or from motor vehicle	\$210.00
	23-2-303(d)	9 th Degree	Fail to check conibear within 7 days	\$110.00
615	23-2-303(d)	9 th Degree	Set trap or snare within 30' of exposed bait	\$110.00
617	23-2-303(d)	9 th Degree	Exposed bait over 5lbs in weight	\$110.00
618	23-2-303(d)	9 th Degree	Snare without a break-away lock	\$110.00
619	23-2-303(d)	9 th Degree	Snare with break-away lock over 295 lbs	\$110.00
620	23-2-303(d)	9 th Degree	Snare set with loop in excess of 12"	\$110.00
621	23-2-303(d)	9 th Degree	Fail to immediately remove wildlife caught in any trap/snare	\$110.00
650	23-3-402	9 th Degree	Violation of small game/furbearer regulations not listed elsewhere	\$110.00
701	23-2-104(c)	10 th Degree	Take game during special archery pre-season without a license	\$110.00
702	23-2-104(d)	10 th Degree	Archer with firearm during special pre-season	\$110.00
703	23-2-104(e)	10 th Degree	Violation of archery equipment specifications	\$110.00
704	23-3-403(a)	5 th Degree	False statement resident archery license	\$210.00
750	23-3-402	9 th Degree	Violation of archery regulations not listed elsewhere	\$110.00
801	23-6-205 (a)or(b)	Same as Principal	Accessory before/after the fact (aid/abet)	Same as principal
802	23-6-103(a)	9 th Degree	Fail to appear on bondable offense	\$210.00
803	23-6-103(a)	9 th Degree	Fail to appear on must appear offense	Not Bondable

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
804	23-3-305(a)	9 th Degree	Hunt/shoot/kill wildlife from highway	\$210.00
805	23-3-305(b)	7 th Degree	Hunt, trap, fish on private land without permission	\$210.00
806	23-3-305(c)	9 th Degree	Shooting from/across or along roadways	\$210.00
807	23-3-305(d)	9 th Degree	Shooting from/across enclosed lands without permission	\$210.00
808	23-3-305(e)	9 th Degree	Hunting on private land at night without permission	\$210.00
809	23-3-306(b)	4 th Degree	Take wildlife with artificial light	\$510.00
810	23-3-402	9 th Degree	Possess protected species or any part thereof	\$110.00
811	23-3-402	9 th Degree	Violations of non-game regulations	\$110.00
813	23-3-302	9 th Degree	Sale of game meat or game fish	\$410.00
814	23-3-301 (a)or(b)	9 th Degree	Import/sell game animals/wildlife/possess live wildlife	\$410.00
815	23-2-306(a)	9 th Degree	Fail to purchase conservations stamp	\$60.00
816	23-2-306(a)	9 th Degree	Fail to produce conservations stamp	\$60.00
817	23-3-402	9 th Degree	Fail to sign conservation stamp	\$60.00
818	23-2-106(a)	9 th Degree	Fail to produce hunter safety card	\$60.00
819	23-2-106(a)	9 th Degree	Fail to take hunter safety course	\$60.00
	23-3-402	9 th Degree	Transfer of license, stamp, tag or coupon	\$410.00
821	23-3-308(a)	11 th Degree	Fail to stop at established check station	\$60.00
822	23-2-101(c)	9 th Degree	Landowner signature on license as proof of permission	\$110.00
823	23-3-403(a)	5 th Degree	False statement to procure game tag	\$410.00
824	23-3-402	9 th Degree	Fail to obey regulatory sign on department land	\$110.00
825	23-6-204	23-6-204(d)	Take wildlife for competition	Not Bondable
826	16 USC		Lacy act violation	Not Bondable
827			National Crime Information Center hit	Not Bondable
828			Assistance to other law enforcement agencies	Not Bondable
829			U.S Fish & wildlife service violation	Not Bondable
830	23-6-204(c)	9 th Degree	Take any wildlife not prescribed by act an no separate penalty	\$210.00
831	23-3-112(a)	1 st Degree	Possess/use of silencer or automatic weapons	\$410.00
832	23-3-307(a)	10 th Degree	Hunting while under influence of drugs or alcohol	\$210.00
833	23-6-206(b)	9 th Degree	Hunt or fish or trap while under suspension	\$410.00
834	23-3-405(a)	7 th Degree	Interfere with the lawful taking of wildlife	\$210.00
	23-3-405(c)	2 nd Degree	Fail to obey peace officer in reference to 23-3-405(a)	\$410.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
836	23-3-405(d)	23-3-405(d)	Org./Assoc. counsel or solicit violation of 23-3-405	\$2010.00 & Must Appear
837	23-3-109(a)	9 th Degree	Use of dog to hunt/run/harass big or trophy game	\$210.00
838	23-3-109(c)	11 th Degree/ 10 th Degree	Dog(s) chasing big game	\$110.00
839	23-3-402	9 th Degree	Violation concerning live wildlife or exotic animal, chapter 10	\$210.00
840	16 USC		Airborne Hunting Act	Not Bondable
841	23-3-115(b)	9 th Degree	Damage-fail to notify killing bear, lion, bobcat	\$110.00
842	23-3-204(b)	1st Degree	Allowing refuse or other substance to pass into public water	\$410.00
843	23-3-402	9 th Degree	Take wrong sex of animal	\$210.00
844	23-3-402	9 th Degree	Apply for preference points while under suspension	\$210.00
845	23-3-402	9 th Degree	Apply for preference points within 5 year waiting period	\$210.00
901	41-13-102		Operate unnumbered boat	\$60.00
902	41-13-104(a)		Fail to display identification number on boat	\$60.00
903	41-13-104(a)		Fail to produce certificate of number for inspection	\$60.00
904	41-13-104(a)		Improper numbering on watercraft	\$60.00
905	41-13-203		Careless operation of watercraft	\$110.00
906	41-13-204		Reckless operation of watercraft	Not Bondable
908	41-13-206 (b)or(c)		Operation of watercraft while under influence of alcohol or drugs	Not Bondable
909	41-13-210		Riding on bow or gunwales of watercraft	\$60.00
910	41-13-211(b)		Operate watercraft in restricted area	\$60.00
911	41-13-208		Overloading watercraft	\$60.00
912	41-13-209(a)		Operate overpowered watercraft	\$60.00
913	41-13-212(a-e)		Water-skiing violations	\$60.00
914	41-13-213		Fail to provide life jackets	\$110.00
915	41-13-213		Fail to provide fire extinguisher	\$60.00
916	41-13-213		Operate boat at night without lights	\$60.00
917	41-13-209(b)		No muffler or noise suppression devices on watercraft	\$60.00
918	41-13-219		Operation of watercraft by underage person	\$60.00
919	35-10-403		Watercraft for hire without personal floatation devices	\$110.00
920	41-13-207		Operation of watercraft by person under disability	Not Bondable

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
921	41-13-213		No sound producing devices on watercraft	\$60.00
922	41-13-218		Violation of watercraft numbering rules	\$60.00
923	41-13-216(c)		Operation of watercraft while privilege to operate is denied	\$410.00
924	41-13-105(a)		Fail to stop or render aid	\$110.00
925	41-13-105(b)		Failure to file USCG accident report with the department within 10 days	\$110.00
926	41-13-218		Personal watercraft-wake jumping	\$110.00
927	41-13-218		Personal watercraft-no kill switch	\$60.00
928	41-13-218		Watercraft creating wake within 100 feet of vessel	\$110.00
940	41-13-218		Violation of watercraft regulations not elsewhere	\$60.00
941	41-13-105(b)		Failure of operator to immediately report accident	\$210.00
942	41-13-111(a)		Altering HIN or Motor serial number	\$210.00
943	41-13-111(b)		Giving false information on accident report	\$210.00
944	41-13-209		Motorboat equipped with exhaust system cutout	\$60.00
	41-13-211		Failure to operate watercraft in accordance with buoys or markers	\$60.00
946	41-13-220(a)		Failure to stop for enforcement officer	\$210.00
947	41-13-220(a)		Emergency lights on unauthorized watercraft	\$60.00
948	41-13-213		Failure to provide throwable device	\$60.00
949	41-13-213		Failure to provide an orange skier down flag	\$60.00

5. LIVESTOCK OFFENSES

Predatory Animals

	11-1-103		Importation of domestic animals (Chapter 8 Rules)-1 st offense	D
	11-1-103		Importation of domestic animals (Chapter 8 Rules)-2 nd offense	Must Appear
	11-6-210(a)		Failure to pay predator animal control fee on bovine and ovine at time of brand inspection	D
	11-6-210(f)		Failure to pay predator animal control fee on bovine and ovine/commercial feedlot	D

Livestock Board and State Veterinarian

	11-18-103(a)(v)		Violations of agency rules and regulations	D
	11-18-112		Refusal to provide assistance to Federal or State authorities	C

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
Contagious and Infectious Diseases Among Livestock				
	11-19-101(b)		Failure to comply with order of State Veterinarian, turning loose infected animal	C
	11-19-102		Duty of public to report diseases to State Veterinarian	D
	11-19-111		Violations of agency rules and regulations	D
	11-19-116		Disposal of swine, importation of swine with hog cholera	C
Tuberculin Test of Dairy Cattle				
	11-19-204		Tuberculosis test requirement for milking cows and exposed bulls	C
	11-19-210		Veterinarian's certificate/permit to sell milk or cream	C
	11-19-213		Unsanitary dairy barns or premises	C
	11-19-215		Interference/refusal to gather and test dairy cattle	C
Tuberculosis Modified Accredited Area				
	11-19-304		Prohibition of importation of cattle	C
	11-19-306		Violation of agency rules and regulations	C
Brucellosis Test of Cattle				
	11-19-401		Failure to tag, brand & dispose of reactor cattle	C
Regulation and Inspection of Sheep				
	11-19-501(a)		Notice of Importation	C
	11-19-501(b)		Violation of agency rules and regulations	C
	11-19-502		Unloading sheep in transit	C
	11-19-503		Importing infected sheep	C
	11-19-504		Refusal to give information	C
	11-19-505		Owner liability, when arrest necessary, service of summons and complaint	C
Branding and Ranging				
	11-20-102		Stock Running at large to be branded	C
	11-20-110		Recorded brand; bill of sale; when title vests	C
	11-20-114		Use of unrecorded or abandoned brand	D
	11-20-117(b)		Identifying livestock with unrecorded duplicate brand	D
	11-20-118		Drover's stock to be kept separate	C
	11-20-119		Drover's stock, liability for injury to property	C
	11-20-120		Driving cattle from home range	C
	11-20-123		Number of bulls required on open range	C

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
Inspection for Brands and Ownership				
	11-20-202		Duties of board; enforcement of provisions; rules and regulations	C
	11-20-203		Inspection of brands at time of delivery or removal from county; certificate required	D
	11-20-204		Brand inspector not to inspect his own livestock	C
	11-20-205(d)		Removal of strays form county	C
	11-20-206(b)		Certificate of inspection in possession of carrier	C
	11-20-206(b)		Failure to exhibit certificate of inspection upon demand	C
	11-20-208		Furnishing false proof of ownership	D
	11-20-209		When inspection not required	C
	11-20-210		When inspection not required; certain importations; compliance with health and quarantine regulations required	C
	11-20-211		When inspection not required; contiguous range	C
	11-20-212		Intrastate accustomed range permits	C
	11-20-213		Inspection of sheep to be conducted in state	C
	11-20-214(a)		Brand inspector may inspect at his discretion; voluntary inspections	C
	11-20-215(a)		Railroad shipment certificate and agreement or inspection at point of shipment	C
	11-20-215(b)		Shipment by railroad; written permission of inspector required before moving; issuance; contents; copy to be filed with inspector	C
	11-20-215(c)		Failure to produce written permission upon demand	C
	11-20-216		Truck-fleet shipment permit	C
	11-20-217(b)		Certificates and agreements in lieu of inspection (G Form)	C
	11-20-218		Certificates and agreement in lieu of inspection; furnishing; numbering (G Form)	C
	11-20-219(a)		Certificates and agreements in lieu of inspect-ion, filing distribution and display (G Form)	C

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	11-20-219(b)		Certificates and agreements in lieu of inspection, failure to deliver at destination (G Form)	C
	11-20-219(c)		Certificates and agreements in lieu of inspection, failure to exhibit upon demand (G Form)	C
	11-20-220		Diverted shipments	C
	11-20-221		Common carriers not to receive livestock for transportation without certificate	C
	11-20-222		Unbranded calves; inspection at request of stockman	C
	11-20-223(a)		Interstate accustomed range permit; rules and regulations	C
	11-20-224		Permanent brand inspection certificate (L Form)	C
	11-20-225(a)		Annual brand inspection certificate (H Form)	C
	11-20-225(b)		Annual rodeo or show livestock inspection certificate (H Form)	C
	11-20-226		Certificates to be signed and in possession (L and H Forms)	C
	11-20-227		Fraudulent use of certificate and movement permit	C
Transporting Animals and Poultry By Vehicle				
	11-21-101		Written permission of owner required for transport by others	C
	11-21-102		Display of permit to peace officer; written statement in lieu of permit	C
	11-21-104		Prohibited acts (false statement, false or forged permit, refuse or neglect to exhibit	C
Livestock Markets				
	11-22-102		Violations of agency rules and regulations	D
	11-22-104		Market license requirement	E
	11-22-106(a)		Market license; cancellation	C
	11-22-107(a)		\$25,000.00 bond required	C
	11-22-107(b)		\$25,000.00 bond statement required	C
	11-22-108		Market license posting	C
	11-22-110		Sanitation; veterinarian supervision required	C
	11-22-111		Scales; inspection and testing	C
	11-22-112		Records of receipts and sales	C

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	11-22-113(a)		Health inspection on livestock and goats prior to sale at livestock auction; brand inspection on livestock before leaving livestock auction	C
	11-22-113(b)		Report of unbranded calves sold at livestock auction	C
	11-22-114		Removal of livestock from establishment	C
	11-22-115		Removal of veterinarian	C
	11-22-116		Warrant of title; disposition of proceeds from sale	C
	11-22-117		Dispersal sales at livestock markets; same requirements	C
Hides and Carcasses				
	11-23-101		Sale of carcass without inspection	C
	11-23-102(a)		Only inspected livestock to be slaughtered; record of cattle slaughtered	C
	11-23-102(b)		Record of cattle slaughtered	C
	11-23-103		Purchase of unstamped carcass prohibited	C
	11-23-104		Exhibition upon demand of hides or certificates of beef cattle	C
	11-23-106(d)		Cold storage locker plant; stamp on tag; certificate in lieu of stamp; filing and inspection of certificate	C
	11-23-107(b)		Killing of horses for meat; produce un-mutilated hide or certificate of inspection	C
	11-23-108(a)		Hide mutilation of equine, bovine, caprine, swine, ovine	C
Purchases, Sales and Transportation; Brand Inspections				
	11-23-202		Hide buyer; bill of sale required; contents; copy to seller	C
	11-23-203		Hide buyer; record of purchases to be kept; contents	C
	11-23-204		Hide buyer; inspection for interstate commerce; certificate	C
	11-23-205		Carriers prohibited from receiving un-inspected hides	C
	11-23-206		Hide inspection for stock killed by transportation company	C
Transportation of Carcasses to Rendering Plants				
	11-23-301		Removal of carcasses intrastate	C
	11-23-302		Removal of carcasses interstate; inspection	C
	11-23-303		Hide inspection certificate	C
	11-23-304		Inspection fee collection; disposition	C

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
Estrays				
	11-24-103		Taking up estrays	C
	11-24-105(a)		Permit required to gather unclaimed equine	C
	11-24-105(b)		Disposal of unclaimed equine	C
	11-24-108(b)		Stock at large or picked up on public highways	D
Swine, Goats or Elk Running at large				
	11-26-101(b)		Swine, goats or elk prohibited to run at large	C
Feeding Untreated Garbage to Swine				
	11-27-104(a)		Feeding permit required	C
	11-27-105		Violation of agency rules and regulations	C
	11-27-106		Treatment of garbage before feeding	C
	11-27-107		Violation of agency rules and regulations	C
Fences and Cattle Guards				
	11-28-103(a)		Construction of unlawful wire fence-1 st Offense	A
	11-28-103(a)		Construction of unlawful wire fence-Subsequent Offense	C
	11-28-103(b)		Reconstruct unlawful wire fence within thirty days-1 st Offense	A
	11-28-103(b)		Reconstruct unlawful wire fence within thirty days-Subsequent Offense	C
	11-28-104		Fences across roads	C
	11-28-107		Leaving open, destroying lawful fence	C
Protection of Domestic Animals				
	11-29-103		Impounded animals to be fed	C
	11-29-106		Interference with Livestock Board officer or agent	D
Offenses Concerning Livestock and Other Animals				
	11-30-106(a)		Removing skins for carcasses	C
	11-30-106(b)		Preserving skins from carcasses by railroad company/employees	C
	11-30-108		Desertion and abandonment of sheep by herder	D
	11-30-109		Taking horses and equipment without consent of owner	C
	11-30-110		Appropriation of horse or mule on open range without permission	C
	11-30-112		Abuse or negligent treatment by bailee	C
	11-30-114(a)		Tampering or sabotaging exhibition livestock prohibited	C

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	11-30-114(b)		Using unapproved drugs on exhibition livestock prohibited	C
Wild Horses				
	11-30-115		Killing of wild horses	Must Appear
Dogs and Cats				
	11-31-104		Poisoning or killing with ground glass	C
	11-31-108		Running livestock	C
Animals Running at Large				
	11-31-301(c)		Animal running at large or has attacked a person 1 st offense	B
	11-31-301(c)		Animal running at large or has attacked a person 2nd offense	C
	11-31-301(e)		Dog which has attacked a person	C
Poultry				
	11-32-102		Violation of agency rules and regulations	C
	11-32-103(a)		Labeling of shipments	C
	11-32-103(b)		Labeling of shipments	C
	11-32-104		Agency rules and regulations	C
6. STATE PARKS AND HISTORIC SITES				
Violations of Agency rules and regulations				
7A. Bail (includes costs plus \$10.00 court automation fee) may be forfeited for the following offenses: (penalty 36-4-115)				
	5		Abandoned property	B
	6		Aircraft and powerless flight	C
	7		Camping	A
	8		Closures	B
	9(a)(c)(d)(e)(f)		Conduct	B
	9(b)		Use of park lands or facilities under the influence	D
	10		Domestic pets & livestock	A
	11		Fires	B
	12(e)		Hunting within 400 yds.	C
	12f		Use of firearms at state historic sites	C
	13(b)		Permits; camping	A
	13(c)		Permits; daily use	A
	13(d)		Permits; special use	A
	14		Picnicking	A
	15		Preservation of public property	C
	16		Public safety	C
	17		Sanitation	C
	18		Trail use	B
	19		Solicitation	A
	21(a)		Vehicle (off road)	D

21(b)	Vehicle (speed limit)	B
21(c)	Vehicle (campground)	A
21(e)	Vehicle (exhibition driving)	C
21(f)	Vehicle (careless driving)	D
21(g)	Vehicle (registration, driver's license, and insurance)	B
21(h)	Vehicle (ORV decal)	B
21(i)	Vehicle (ORV driver's license)	B
21(j)	Vehicle (ORV operation by underage person)	B
21(k)	Vehicle (ORV adult supervision required)	C
22	Water sports; designated beach areas	A
23(d)	Water sports; boat launch area	A
23(f)	Water sports; boat racing	A
24(a)(i)	Curt Gowdy State Park	A
24(a)(ii)	Curt Gowdy State Park	A
24(a)(iii)	Curt Gowdy State Park	B
24(a)(iv)(a)	Curt Gowdy State Park	A
24 (b)(i)	Hot Springs State Park	A
24b(ii)	Hot Springs State Park	A
24(b)(iii)	Hot Springs State Park	A
242(b)(iv)	Hot Springs State Park	A
24(b)(v)	Hot Springs State Park	A
24(b)(vi)	Hot Springs State Park	A
24(b)(viii)	Hot Springs State Park	A
24(b)(ix)	Hot Springs State Park	A
24(b)(x)	Hot Springs State Park	A
24(b)(xi)	Hot Springs State Park	A
24(b)(xii)	Hot Springs State Park	A
24(c)	E.K. Wilkins State Park	A
24(d)	Sinks Canyon State Park	A
8. MISCELLANEOUS		
14-3-304	Purchase of tobacco by minors	A
14-3-305(a)	Possession or use of tobacco by person under the age of eighteen (18)	A

The above revised bail deposit and forfeiture schedules shall become effective July 1, 2003.

FEB 16 2005 4:30 pm

Betty A. Griess, Clerk
Casper

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING**

**ORDER TO INCLUDE ADDITIONAL FINES IN COLLATERAL FINE
SCHEDULE FOR THE VETERAN'S ADMINISTRATION**

It appearing to the Court that it is necessary to include additional collateral forfeiture/appearance bond fee schedules for the Veteran's Administration, and being fully advised in the premises, it is

ORDERED that the following list comprises those statutes and regulations that shall be enforced by the Veteran's Administration. Included herein is the applicable collateral forfeiture/appearance bond fee schedule for each offense listed, which shall be understood that if not governed by this schedule, the decision whether to (1) take an accused violator into custody; (2) allow him/her to forfeit collateral; or (3) to merely issue a warning shall be within the sound discretion of the law enforcement personnel. In addition, should a violator appear before a United States Magistrate Judge, said Magistrate Judge may impose a fine or imprisonment or both, up to the statutory maximum without regard to this schedule.

Three types of offenses are listed throughout this schedule and the procedures which follow shall govern each:

(1) Mandatory Appearance Where Bail is Required:

Some of the offenses contained herein have been deemed by the United States District Court to require that an accused violator be detained and brought before an available United States Magistrate Judge. In the event a Magistrate Judge is not immediately available, and in the

interest of preventing undue detention, an amount of bail has been established, which the accused violator may tender to the person authorized to accept bail for the Magistrate Judge. This bail is intended to insure the appearance of the violator at the time and place noted on the violation notice and is not forfeitable. If the violator is unable to make the required bail, he/she shall be placed in proper custody, and he/she shall remain in such custody until he/she makes bail or is released by the Magistrate Judge.

Throughout the schedule these offenses are denoted by a required appearance and bail amount has been set. In each case where so indicated, the above procedure shall be followed.

(2) Mandatory Appearance Where No Bail Is Required:

In all cases where a mandatory appearance is required but no bail amount has been set, the violator may be allowed to go free, but he/she must be advised to appear on the date indicated on the violation notice, and under no circumstances may he/she forfeit collateral.

(3) Offenses Where Collateral May Be Forfeited:

In those instances where a collateral amount has been set and no mandatory appearance is required, the accused may be allowed to plead guilty without an appearance before the Magistrate Judge and forfeit the collateral amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the United States Mail in the presence of said officer.

IT IS FURTHER ORDERED that in the event an offense occurs to which no reference has been made in this Schedule, the law enforcement agency involved shall immediately contact the United States Attorney's Office in Cheyenne, Wyoming, at (307) 772-2124 or the United States Attorney's Office in Casper, Wyoming, at (307) 261-5434, for advice and consultation.

IT IS FURTHER ORDERED that Local Rule 58.4, entitled "Petty Offense Forfeiture of Collateral in Lieu of Appearance," of the United States District Court for the District of Wyoming shall be in effect as if fully set forth herein.

DATED this 16th day of Feb, 2005.


CHIEF JUDGE
UNITED STATES DISTRICT COURT

VETERAN'S ADMINISTRATION REGULATIONS 1.218(b)

Violations occurring within lands administered by the Veteran's Administration charged under cited sections of Title 38, Code of Federal Regulations.

<u>PART</u>	<u>REGULATION</u>	<u>COLLATERAL FEE</u>
39	Possession of knives which exceed a blade length of 3 inches; switchblade knives; any of the variety of hatchets, clubs, and hand-held weapons; or brass knuckles.	\$ 300.00
40	The unauthorized possession of any of the variety Of incapacitating liquid or gas-emitting weapons.	\$ 200.00
41	Unauthorized possession, manufacture, or use of keys or barrier card-type keys to rooms or areas on the property.	\$ 200.00
42	The surreptitious opening, or attempted opening, of locks or card-operated barrier mechanisms on property.	\$ 500.00
43	Soliciting for, or the act of, prostitution.	\$ 250.00
44	Any unlawful sexual activity.	\$ 250.00
45	Jogging, bicycling, sledding or any recreational physical activity conducted on cemetery grounds.	\$ 50.00

FEB 11 2005

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

Betty A. Griess, Clerk
Cheyenne 4:20 pm

IN THE MATTER OF ADOPTION OF)
THE DISTRICT OF WYOMING'S CJA) ss
MANUAL)

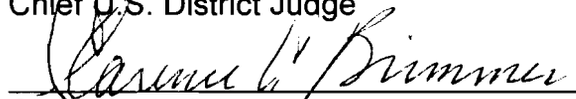
This matter comes before the Court for adopting a revised CJA Manual for the District of Wyoming. This manual is based upon 18 U.S.C. 3006A, The Guide to Judiciary Policies and Procedures, Volume VII, as well as this District's own policies as to the administration of the Criminal Justice Act Panel for the District of Wyoming.

IT IS ORDERED that upon review of this manual it hereby approved for publication and distribution to the Criminal Justice Act Panel for the District of Wyoming.

Dated this 10th day of February, 2005.



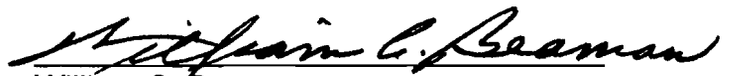
William F. Downes
Chief U.S. District Judge



Clarence A. Brimmer
U.S. District Judge



Alan B. Johnson
U.S. District Judge



William C. Beaman
U.S. Magistrate Judge

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

JAN 20 2005

Betty A. Griess, Clerk
Cheyenne

IN THE MATTER OF CASES ARISING
UNDER 28 U.S.C. §2254 BROUGHT BY
PRISONERS IN STATE CUSTODY
SUBJECT TO A CAPITAL SENTENCE

GENERAL ORDER
CONCERNING FEDERAL
HABEAS DEATH
PENALTY CASES

To achieve uniformity in the treatment of federal habeas death penalty cases in this district and to inform counsel in advance of the Court's expectations, the Court establishes the following procedures:

General Procedures

1. A case file will be opened upon the filing of a document requesting the appointment of an attorney for the purpose of filing a habeas corpus case or upon the filing of a petition pursuant to 28 U.S.C. §2254.
2. Once the case is opened, and a district court judge is assigned, the Court shall:
 - a. Review requests to proceed *in forma pauperis*, if any;
 - b. Appoint counsel, if appropriate; and
 - c. Transfer the case to the magistrate judge to conduct a case management/litigation budget conference.
3. Once the case has been transferred to the magistrate judge, a conference shall be scheduled to complete the following:

- a. Consider requests to appoint additional counsel, if necessary;
- b. Hold a case management/litigation budget conference to set deadlines for filing of pleadings and other matters, and make a record of said deadlines and any objections thereto through the use of an official court reporter;
- c. Hold an *in camera* budget review of the Petitioner's proposed litigation budget in the event he/she has an attorney appointed under the Criminal Justice Act and issue an order approving such budget, if appropriate; and
- d. Transfer the case back to the appointed district court judge.

4. The appointed district court judge will conduct any necessary evidentiary hearings and issue any dispositive rulings in the case, review the decisions of the magistrate judge, particularly those relating to the Petitioner's proposed litigation budget, hear any appeals therefrom, and assume the management of the case.

Administrative Issues

1. The Petitioner and Respondent will each be responsible for designating the relevant portions of the state record they deem necessary for the district court's review. This will also be the record which is submitted to the Tenth Circuit on appeal, should an appeal be necessary.

2. Unless otherwise ordered, the district court will not accept the original state court record, transcripts or exhibits, but instead will require that a certified copy of the records and transcripts be provided at the Respondent's expense. The Court will further request that photographs of any relevant evidence be provided in lieu of the actual evidentiary item.

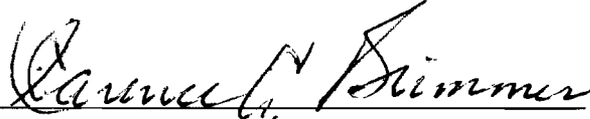
3. Any requests to view the state court record must be made to the state court. The

certified copy made for the district court's use will not be available to the public.

Dated this 20th Jan., 2005.
~~day of December, 2004.~~



William F. Downes
CHIEF UNITED STATES DISTRICT JUDGE



Clarence A. Brimmer
UNITED STATES DISTRICT JUDGE



Alan B. Johnson
UNITED STATES DISTRICT JUDGE



William C. Beaman
UNITED STATES MAGISTRATE JUDGE

OCT 13 2004

Betty A. Griess, Clerk
Cheyenne

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

IN RE: PRIVACY AND PUBLIC ACCESS
 TO ELECTRONIC CASE FILES

ORDER REGARDING PRIVACY AND
PUBLIC ACCESS TO ELECTRONIC CASE FILES

In compliance with the policy of the Judicial Conference of the United States and the E-Government Act of 2002, and in order to promote electronic access to case files, while protecting personal privacy and other legitimate interests, persons shall refrain from including, or shall redact where inclusion is necessary, the following personal data identifiers from their pleadings, including exhibits thereto, unless otherwise ordered by the Court:

- Social Security Numbers. If an individual's social security number must be included, only the last four digits of that number should be used.
- Names of Minor Children. If the involvement of a minor child must be mentioned, only the initials of that child should be used.
- Dates of Birth: If an individual's date of birth must be included, only the year of birth should be used.
- Financial Account Numbers. If a financial account number is relevant, only the last four digits of such numbers should be used.

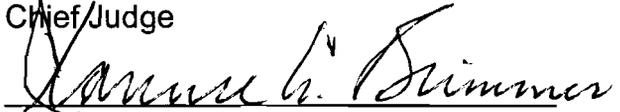
- Home Addresses. If a home address must be included, only the city and state should be listed.

The responsibility for redacting these personal data identifiers rests solely with counsel and the persons filing the documents with the Court. The Clerk will not review papers for compliance with this General Order.

Dated this 13th day of October, 2004.



William F. Downes
Chief Judge



Clarence A. Brimmer
United States District Judge



Alan B. Johnson
United States District Judge

**JUDICIAL COUNCIL OF THE
UNITED STATES COURT OF APPEALS
FOR THE TENTH CIRCUIT**

DISTRICT OF WYOMING
CHEYENNE
03 NOV 5 AM 11 40

CLERK
U.S. DISTRICT COURT

November 4, 2003

On November 4, 2003, the Judicial Council approved the request of Ms. Betty Griess, Clerk of Court in the District of Wyoming to amend the Court Reporter Management Plan. Specifically, the court made minor changes to the plan in Sections I and II.

The Judicial Council

By:



Elisabeth A. Shumaker
Circuit Executive

03 03 22 PM 3 05

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

AMENDED COURT REPORTER MANAGEMENT PLAN

The following court reporter management plan is adopted by the United States District Court for the District of Wyoming, subject to approval by the Tenth Circuit Judicial Council.

I. Utilization of Reporters

The court reporters shall be assigned to active judges as a matter of convenience. However, when necessary a court reporter may be temporarily reassigned by the Clerk to another active judge of the District, a magistrate judge, or a visiting district judge. Court reporters may also be required to report official activities of special masters and/or land commissioners.

The official court reporter assigned to the Honorable Clarence A. Brimmer in Cheyenne shall not be required to be in full-time attendance at court, provided that another official court reporter, or a competent substitute certified court reporter is provided without expense to the United States. The

official court reporters shall handle all such assignments of herself or her employee court reporters for each court proceeding, as well as proceedings in chambers, such as telephone motions and pretrial conferences. The judges of this Court shall not be required to supervise or monitor such assignments.

The official court reporter at Casper and the official court reporter assigned to the Honorable Alan B. Johnson in Cheyenne shall be required to be in full-time attendance at the court. If at any time the official court reporter is unable to perform duties due to illness or approved annual leave, a competent substitute certified court reporter shall be provided at the expense of the court.

II. Magistrates and Other Assignments

Provision has been made for use of electronic recording equipment by the magistrate judges of this court, the magistrate judges, when need arises, shall be entitled to use the court reporters' services. The magistrate judge shall determine which means is to be used.

III. Electronic Sound Recording of Proceedings

Each judge of this Court shall determine whether reporting of official proceedings in his or her court shall be by certified

court reporter or by electronic sound recording in accordance with Volume VI, Chapter XVI, Guide to Judicial Policies and Procedures.

In the event that a judge elects to use electronic sound recording as the official record of proceedings in the Court, the electronic technician-operator of the sound recording equipment shall be an employee of the office of the Clerk of the District Court. The Clerk of Court shall be responsible to provide during all business hours or at any time needed by the Court a competent substitute to provide such services in the event that the electronic sound recording technician is not available.

IV. Fees

Fees for transcripts of official proceedings shall be those adopted by the Court from time to time, but fees shall not exceed those fees recommended by the Judicial Conference of the United States.

V. Times for Delivery of Transcripts

Transcripts of official proceedings of this district for the purpose of appeal shall be delivered to the ordering party and/or filed with the Clerk of the District of Wyoming within the time prescribed by the Court of Appeals of the Tenth Circuit, or any

extension obtained therefrom. Transcripts being produced for use by judicial officers of this Court shall be delivered to the ordering party and/or filed with the Clerk of Court within the time prescribed by that judicial officer.

VI. Court Reporter Coordinator

The court reporter coordinator shall be the Clerk of the District Court for the District of Wyoming or the Clerk's designee, who shall be responsible for:

A. Monitoring the preparation and filing of transcripts, and ensuring compliance with this Plan;

B. Bringing to the attention of the Clerk of the Court of Appeals violations of this plan, which cannot be resolved locally; and,

C. Ensuring that communications are forwarded to and received by the appropriate parties.

VII. C.J.A. Transcripts

A. All transcripts produced for and on behalf of Criminal Justice Act defendants shall be billed on C.J.A. Form 24, copies of which shall be furnished by the Clerk of Court. The Clerk of Court shall assist the ordering party in the proper preparation of the C.J.A. Form 24; and court reporters shall promptly furnish

the necessary information to ensure timely completion of the form.

B. The court reporter coordinator is designated to verify receipt of C.J.A. transcripts and shall ascertain the propriety of each voucher before submitting the same to the appropriate judicial officer for approval. Payment shall be made by the Clerk of Court upon approval of the judge or magistrate judge as may be appropriate.

VIII. Daily Transcripts

Production of daily or hourly transcripts shall not be subsidized by the court. If extra reporters are required to provide such transcript, the cost of such reporters shall be paid by the official reporter out of the earnings derived from the higher transcript rates as established by the Judicial Conference of the United States.

IX. Filing of Shorthand Notes and Electronic Recordings

A. The shorthand or stenotype notes prepared by the official court reporters and employees of the official court reporters will be maintained at their offices. Notes of contract reporters, if any, will be certified and filed with the Clerk of Court within ninety (90) days of completion of the proceedings.

B. Pursuant to the provisions of Title 28, United States Code, Section 753(b), reporters must transcribe and certify all arraignments, pleas and proceedings in connection with the imposition of sentence in criminal cases unless they have been recorded by electronic sound recording and such recordings have been certified and maintained in the office of the official court reporter or in the office of the Clerk of Court. Official and contract court reporters shall file with the Clerk transcripts of such proceedings within thirty (30) days of their occurrence unless an electronic recording device was utilized, in which event the electronic recording, accompanied by certification of the official reporter, or the electronic technician-operator designated to produce the record shall be filed as soon as the recording has been completed.

X. Hours

Unless otherwise approved by the appointing judge, the reporter shall be in the courthouse during the periods of time when not reporting; however, in those instances where the reporter has been excused or may not be present in the courthouse, telephone availability will be maintained with the Clerk of Court to ensure that if an emergency arises, the court

reporter can be made available within thirty (30) minutes.

Freelance reporting, that is reporting not related to official duties, shall be permitted to the extent that it does not interfere with the normal operation of the court, subject to approval by the appointing judge.

XI. Reports

Reports should be filed with financial management division of the Administrative Office, United States Courts.

The following reports are to be filed by each official reporter:

A. Report of attendance and transcription of the United States Court Reporters (AO Form 40A) shall be submitted quarterly during each calendar year of official reporting. A report for each calendar quarter is to be mailed to the Court Reporting and Interpreting Section, Court Administration Division, Financial Management Division, Administrative Office of the United States Courts, Washington, D. C. 20544, so that it reaches that office within twenty (20) days after the end of a quarter, a copy of which will be directed to the court reporter coordinator of this Court.

B. The statement of earnings of United States Court

Reporters (AO Form 40B) shall be submitted annually by all official court reporters. The report shall be mailed to the Financial Management Division, Administrative Office of the United States Courts, Washington, D. C. 20544, within sixty (60) days after the end of the calendar years, a copy of which will be directed to the Clerk of this Court. This report shall be kept confidential by the Clerk.

The above Plan for effective utilization of court reporters is hereby adopted and shall become effective on September 2, 2003.

Dated this 22nd day of ~~September~~ ^{October}, 2003.



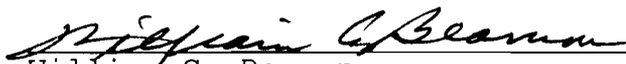
William F. Downes
CHIEF UNITED STATES DISTRICT JUDGE



Clarence A. Brimmer
UNITED STATES DISTRICT JUDGE



Alan B. Johnson
UNITED STATES DISTRICT JUDGE



William C. Beaman
UNITED STATES MAGISTRATE JUDGE

JUDICIAL COUNCIL OF THE
UNITED STATES COURT OF APPEALS
FOR THE TENTH CIRCUIT

U.S. DISTRICT COURT
CHEYENNE

NOV 5 AM 11 40

U.S. DISTRICT COURT

November 4, 2003

On November 4, 2003, the Judicial Council approved the request of Ms. Betty Griess, Clerk of Court in the District of Wyoming to amend the Court Reporter Management Plan. Specifically, the court made minor changes to the plan in Sections I and II.

The Judicial Council

By:



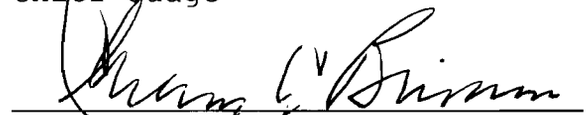
Elisabeth A. Shumaker
Circuit Executive

FURTHER ORDERED that the said amended local rules and the new Appendix E to the Civil Rules and the new Appendix A to the Criminal Rules shall be adopted, and become effective August 20, 2003. It is

FURTHER ORDERED that the Clerk of Court shall cause notice of the attached amendments to the local rules and the new Appendix E of the Civil Rules and Appendix A of the Criminal Rules to be published to the Bar and public.

Dated this 15th day of August, 2003.


WILLIAM F. DOWNES
Chief Judge


CLARENCE A. BRIMMER
United States District Judge


ALAN B. JOHNSON
United States District Judge


WILLIAM C. BEAMAN
United States Magistrate Judge

Rule 51.1 INSTRUCTIONS

The parties shall tender to the Court and exchange with each other proposed jury instructions with citations to authorities in support thereof, together with proposed verdict forms, and a 3 1/2 inch diskette formatted for WordPerfect, five (5) **business** days prior to trial in both civil and criminal cases.

Rule 83.12.2 ADMISSION TO PRACTICE

(a) General Admissions. Attorneys who are regularly admitted and licensed to practice before the Supreme Court of Wyoming may be admitted to practice in the United States District Court for the District of Wyoming upon motion made in open court by an attorney admitted to this Court. Said motion shall contain a satisfactory showing of the good moral character and the qualifications of the applicant, and the moving attorney shall vouch for him. Upon the granting of said motion for admission, the applicant shall take the oath, which shall be administered by the Court or the Clerk of Court. After signing the roll of attorneys in the Clerk of Court's office and paying the appropriate fee to the Clerk of Court, a certificate of admission shall be furnished to each admitted attorney.

(b) Admission *Pro Hac Vice*. All attorneys who have not been admitted to practice in the courts of the State of Wyoming must seek admission *pro hac vice* based upon a motion made by a member of the Bars of the State of Wyoming **and of this Court and an affidavit of the attorney seeking pro hac vice admission** in order to appear in any matter before this Court. A proposed order shall be submitted with the motion. **(See Appendix E for the required contents of the motion and affidavit.)**

Unless otherwise ordered by this Court, a motion to appear *pro hac vice* shall be granted only if the applicant associates with a currently licensed member of the Bars of the State of Wyoming **and of this Court** who shall participate in the preparation and trial of the case to the extent required by the Court. The applicant must also be a member in good standing of the bar of another state **and the bar of another federal court in order to be eligible for pro hac vice admission in any matter before this Court.**

An attorney who applies for admission *pro hac vice* consents to the exercise of disciplinary jurisdiction by this Court over any alleged misconduct which occurs during the progress of the case in which the attorney so admitted participates. Prior to the filing of any pleadings or other documents, there shall be filed in the Clerk of Court's office an entry of appearance by a currently licensed member of the Bar of the State of Wyoming with whom the applicant has become associated. The Wyoming member of the Bar shall move the applicant's admission at the commencement of the first hearing to be held before the Court. The Wyoming attorney shall sign the first pleading filed and shall continue in the case unless other resident counsel be substituted. The Wyoming attorney shall be present in Court during all proceedings in connection with the case, unless excused, and shall have full authority to act for and on behalf of the client in all matters including pretrial conferences, as well as trial or any other hearings. Any notice, pleading or other paper shall be served upon all counsel of record, including

resident counsel, whenever possible, but it shall be sufficient for purposes of notice if service of any motion, pleading, order, notice or any other paper is served only upon Wyoming counsel, who shall assume responsibility for advising the non-resident associate of any such service. For good cause shown, the Court may direct the Clerk of Court to accept for filing a complaint signed only by a non-resident attorney, upon the condition that such non-resident attorney shall associate with resident counsel within ten (10) days after the filing of the complaint.

(c) Motion to appear *pro hac vice*. Every motion to appear *pro hac vice* must contain the firm name (if any) address, telephone and facsimile number (if any) for said attorney, otherwise the attorney's name will not be added to the case docket. A proposed order shall be submitted with the motion.

(d) *Pro Se* Representation. Any party proceeding on his or her own behalf without an attorney shall be expected to read and be familiar with both the Local Rules of this Court and with the Federal Rules of Civil Procedure, the Rules of Bankruptcy Procedure, the Federal Rules of Evidence, or Federal Rules of Appellate Procedure, whichever may be appropriate in the case, and to proceed in accordance therewith. Copies of such Rules shall be available for review at the Office of the Clerk of Court.

(e) Government Attorneys. Any attorney representing the United States Government, or any agency thereof, and who has been admitted to practice in the highest court of any state, but who is not otherwise qualified under this Rule to practice in this Court, may appear and participate in a case in his official capacity, as hereinafter provided. If the Government representative is not a member of the Bar of this Court, the United States Attorney for this District or one of his assistants shall move the admission of the non-resident Government representative, shall sign all pleadings before their filing and shall be present in Court during all proceedings in connection with the case, unless excused by the Court. Said United States Attorney shall also be designated by the Government attorney for the purpose of receiving service of notices, and such service shall constitute service upon said Government attorney.

(f) Law Students. Any law student who has complied with the terms and conditions of Rule 12, Rules of the Supreme Court of Wyoming, providing for the organization and government of the Bar Association and attorneys at law of the State of Wyoming, shall be permitted to practice before this Court upon proof of compliance, and upon motion duly made pursuant to subsection (a) of this Rule. No such law student shall be permitted to practice unless accompanied by an attorney otherwise duly admitted to practice before this Court.

APPENDIX E

MOTION AND AFFIDAVIT FOR ADMISSION *PRO HAC VICE*
PURSUANT TO U.S.D.C.L.R. 83.12.2(b)

All *pro hac vice* affidavits shall contain the following information:

- Name, address, telephone number and name of firm of attorney seeking *pro hac vice* admission;
- When and where admitted (each court/bar);
- List of all pending disciplinary proceedings and all past public sanctions of *pro hac vice* counsel;
- Affirmation by *pro hac vice* counsel that said counsel will comply with and be bound by the Local Rules of the United States District Court for the District of Wyoming;
- Acknowledgment by attorney seeking *pro hac vice* admission that local counsel is required to be fully prepared to represent the client at any time, in any capacity;
- Acknowledgment of *pro hac vice* counsel that said counsel submits to and is subject to disciplinary jurisdiction of the Court for any alleged misconduct arising in the course of preparation and representation in the proceedings.

All *pro hac vice* motions shall contain the following information:

- Local counsel shall represent that local counsel is a member in good standing of the Bar of the State of Wyoming and the Bar of this Court;
- A statement that local counsel shall vouch for the good moral character and veracity of the *pro hac vice* attorney;
- A statement that local counsel shall be fully prepared to represent the client at any time, in any capacity.

Rule 30.1 INSTRUCTIONS

The parties shall tender to the Court and exchange with each other proposed jury instructions with citations to authorities in support thereof, together with proposed verdict forms, and a 3 1/2 inch diskette formatted for WordPerfect, five (5) **business** days prior to trial in both civil and criminal cases.

Rule 61.1 ADMISSION TO PRACTICE

(a) General Admissions. Attorneys who are regularly admitted and licensed to practice before the Supreme Court of Wyoming may be admitted to practice in the United States District Court for the District of Wyoming upon motion made in open court by an attorney admitted to this Court. Said motion shall contain a satisfactory showing of the good moral character and the qualifications of the applicant, and the moving attorney shall vouch for him. Upon the granting of said motion for admission, the applicant shall take the oath, which shall be administered by the Court or the Clerk of Court. After signing the roll of attorneys in the Clerk of Court's office and paying the appropriate fee to the Clerk of Court, a certificate of admission shall be furnished to each admitted attorney.

(b) Admission *Pro Hac Vice*. All attorneys who have not been admitted to practice in the courts of the State of Wyoming must seek admission *pro hac vice* based upon a motion made by a member of the Bars of the State of Wyoming **and of this Court and an affidavit of the attorney seeking pro hac vice admission** in order to appear in any matter before this Court. A proposed order shall be submitted with the motion. **(See Appendix A for the required contents of the motion and affidavit.)**

Unless otherwise ordered by this Court, a motion to appear *pro hac vice* shall be granted only if the applicant associates with a currently licensed member of the Bars of the State of Wyoming **and of this Court** who shall participate in the preparation and trial of the case to the extent required by the Court. The applicant must also be a member in good standing of the bar of another state **and the bar of another federal court in order to be eligible for pro hac vice admission in any matter before this Court.**

An attorney who applies for admission *pro hac vice* consents to the exercise of disciplinary jurisdiction by this Court over any alleged misconduct which occurs during the progress of the case in which the attorney so admitted participates. Prior to the filing of any pleadings or other documents, there shall be filed in the Clerk of Court's office an entry of appearance by a currently licensed member of the Bar of the State of Wyoming with whom the applicant has become associated. The Wyoming member of the Bar shall move the applicant's admission at the commencement of the first hearing to be held before the Court. The Wyoming attorney shall sign the first pleading filed and shall continue in the case unless other resident counsel be substituted. The Wyoming attorney shall be present in Court during all proceedings in connection with the case, unless excused, and shall have full authority to act for and on behalf of the client in all matters including pretrial conferences, as well as trial or any other hearings. Any notice, pleading or other paper shall be served upon all counsel of record, including

resident counsel, whenever possible, but it shall be sufficient for purposes of notice if service of any motion, pleading, order, notice or any other paper is served only upon Wyoming counsel, who shall assume responsibility for advising the non-resident associate of any such service. For good cause shown, the Court may direct the Clerk of Court to accept for filing a complaint signed only by a non-resident attorney, upon the condition that such non-resident attorney shall associate with resident counsel within ten (10) days after the filing of the complaint.

(c) Motion to appear *pro hac vice*. Every motion to appear *pro hac vice* must contain the firm name (if any) address, telephone and facsimile number (if any) for said attorney, otherwise the attorney's name will not be added to the case docket. A proposed order shall be submitted with the motion.

(d) *Pro Se* Representation. Any party proceeding on his or her own behalf without an attorney shall be expected to read and be familiar with both the Local Rules of this Court and with the Federal Rules of Civil Procedure, the Rules of Bankruptcy Procedure, the Federal Rules of Evidence, or Federal Rules of Appellate Procedure, whichever may be appropriate in the case, and to proceed in accordance therewith. Copies of such Rules shall be available for review at the Office of the Clerk of Court.

(e) Government Attorneys. Any attorney representing the United States Government, or any agency thereof, and who has been admitted to practice in the highest court of any state, but who is not otherwise qualified under this Rule to practice in this Court, may appear and participate in a case in his official capacity, as hereinafter provided. If the Government representative is not a member of the Bar of this Court, the United States Attorney for this District or one of his assistants shall move the admission of the non-resident Government representative, shall sign all pleadings before their filing and shall be present in Court during all proceedings in connection with the case, unless excused by the Court. Said United States Attorney shall also be designated by the Government attorney for the purpose of receiving service of notices, and such service shall constitute service upon said Government attorney.

(f) Law Students. Any law student who has complied with the terms and conditions of Rule 12, Rules of the Supreme Court of Wyoming, providing for the organization and government of the Bar Association and attorneys at law of the State of Wyoming, shall be permitted to practice before this Court upon proof of compliance, and upon motion duly made pursuant to subsection (a) of this Rule. No such law student shall be permitted to practice unless accompanied by an attorney otherwise duly admitted to practice before this Court.

APPENDIX A

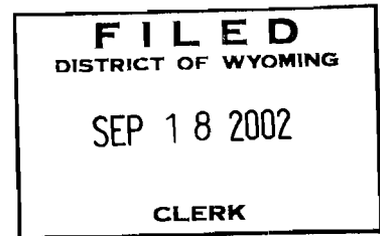
MOTION AND AFFIDAVIT FOR ADMISSION *PRO HAC VICE*
PURSUANT TO U.S.D.C.L.R. 61.1

All *pro hac vice* affidavits shall contain the following information:

- Name, address, telephone number and name of firm of attorney seeking *pro hac vice* admission;
- When and where admitted (each court/bar);
- List of all pending disciplinary proceedings and all past public sanctions of *pro hac vice* counsel;
- Affirmation by *pro hac vice* counsel that said counsel will comply with and be bound by the Local Rules of the United States District Court for the District of Wyoming;
- Acknowledgment by attorney seeking *pro hac vice* admission that local counsel is required to be fully prepared to represent the client at any time, in any capacity;
- Acknowledgment of *pro hac vice* counsel that said counsel submits to and is subject to disciplinary jurisdiction of the Court for any alleged misconduct arising in the course of preparation and representation in the proceedings.

All *pro hac vice* motions shall contain the following information:

- Local counsel shall represent that local counsel is a member in good standing of the Bar of the State of Wyoming and the Bar of this Court;
- A statement that local counsel shall vouch for the good moral character and veracity of the *pro hac vice* attorney;
- A statement that local counsel shall be fully prepared to represent the client at any time, in any capacity



IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

ORDER APPOINTING ADVISORY COMMITTEE

The above entitled matter having come before the Court pursuant to the General Order Regarding Non-Appropriated Fund Administration entered on August 27, 2002, and effective September 1, 2002, the Court is to appoint an Advisory Committee for the purpose of advising the Court on the matters relating to the administration of the Non-Appropriated Fund. The Advisory Committee is to be composed of (1) An Active United States District Judge for the District of Wyoming; (2) The United States Bankruptcy Judge for the District of Wyoming; (3) A United States Magistrate Judge for the District of Wyoming; (4) The Clerk of the United States District Court for the District of Wyoming, and (5) Two lawyer representatives, who are regularly admitted and licensed to practice before the Supreme Court of Wyoming and before the United States District Court for the District of Wyoming, and the Court being fully advised in the premises, it is

ORDERED that the Advisory Committee for the administration of the Non-Appropriated Fund be composed of the following persons:

Honorable Alan B. Johnson
United States District Judge

Honorable Peter McNiff
United States Bankruptcy Judge

Honorable William C. Beaman
United States Magistrate Judge

Betty A. Griess
Clerk of Court

Gerald R. Mason, Esquire
Pinedale, Wyoming

Timothy C. Day, Esquire
Jackson, Wyoming

Said Gerald Mason and Timothy C. Day to serve a two-year term
with eligibility to serve an additional two-year term.

Dated this 18th day of September, 2002.


Chief Judge
District of Wyoming

11/11/99
111E

NOV 27 PM 3 30

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING U.S. DISTRICT COURT

IN THE MATTER OF:

GUIDELINES AND PLAN FOR
ADMINISTERING NON-APPROPRIATED
FUNDS.

**GENERAL ORDER REGARDING NON-APPROPRIATED
FUND ADMINISTRATION**

The Judges of the United States District Court for the District of Wyoming adopt this Plan to establish guidelines and procedures for the administration and operation of a non-appropriated fund. The source for this Guideline and Plan is found in the guide to Judiciary Policies and Procedures, Vol. I-A, Chapter VII, Parts C and M and Appendix M, Revised December 1999.

Funds to be administered in accordance with this Plan are:

A. Attorneys admitted to the Bar of this Court under conditions prescribed for general admission under U.S.D.C.L.R. 83.12.2(a) shall be required to pay to the Clerk of Court an admission fee of one hundred dollars (\$100.00). The sum of fifty dollars (\$50.00) will be deposited by the Clerk into the Treasury of the United States of America, and fifty dollars (\$50.00) will be deposited in the District of Wyoming's non-appropriated fund ("Fund").

B. Attorneys seeking admission *pro hac vice* under the conditions prescribed in U.S.D.C.L.R. 83.12.2(b) shall be required to pay a fee of one hundred (\$100.00) for each appearance in a matter before this Court. The entire fee of one hundred dollars (\$100.00) will be deposited into the Fund.

C. Attorneys seeking admission *pro hac vice* in adversary cases pending before the U.S. Bankruptcy Court for the District of Wyoming under the conditions prescribed in U.S.D.C.L.R. 83.12.2(b) and L.B.R. 9010-1(C) shall be required to pay a fee of one hundred dollars (\$100.00) for each appearance in an adversary case before the Bankruptcy Court. The entire fee of one hundred dollars (\$100.00) will be paid to the District Court and deposited into the Fund.

Administration of the Fund

An Advisory Committee shall be appointed by the Court to advise the Court and the Funds Custodian on matters relating to the administration of the fund.

A. Composition of the Advisory Committee:

- (1) An Active United States District Judge for the District of Wyoming;
- (2) The United States Bankruptcy Judge for the District of Wyoming;
- (3) A United States Magistrate Judge for the District of Wyoming;
- (4) The Clerk of the United States District Court for the District of Wyoming, who shall act as Secretary to the Advisory Committee; and
- (5) Two lawyer representatives, who are regularly admitted and licensed to practice before the Supreme Court of Wyoming and before the United States District Court for the District of Wyoming.

B. Duties and powers:

- (1) Oversees the activities of the Custodian of the fund; and
- (2) Exercise authority approving individual disbursement not exceeding five hundred dollars (\$500.00), and the Chairperson shall have authority as to individual disbursements not exceeding two hundred fifty dollars (\$250.00). All expenditures in excess of five hundred (\$500.00) may be authorized only by majority of the Advisory Committee.

C. Custodian/Trustee:

The Clerk of the District Court is appointed Custodian/Trustee of the Fund. In the event of absence, retirement or resignation of the Clerk, the Chief Deputy Clerk, or such other person as the Chief District Judge designates shall become the Custodian/Trustee.

1. Responsibilities and Duties of the Custodian/Trustee:

- (a) Receive, safeguard, deposit, disburse and account for all funds, as prescribed in this Plan and in pertinent laws;
- (b) Secure a bond to be paid from assets of the fund if required by the Court;
- (c) Establish a checking and deposit account and an accounting system for the fund and maintain proper records of receipts and disbursements;
- (d) Ensure that financial statements and operating reports are prepared quarterly and sign the same, certifying that the statements and reports accurately represent the financial condition of the fund;

(e) Invest monies from the fund with approval of the Advisory Committee in accordance with this plan;

(f) Sign checks drawn on the fund. The checks shall be countersigned by the Chief District Judge, or in the absence of the Chief District Judge, by the Vice-Chairperson of the Advisory Committee;

(g) Act as Secretary to the Advisory Committee and keep records and minutes of committee meetings;

(h) Perform such other duties as the Chief District Judge and the Advisory Committee may direct.

C. Successor Custodian/Trustee:

Upon appointment of a successor Custodian/Trustee, the outgoing Custodian/Trustee shall prepare and sign the following statements in conjunction with an exit audit or inspection conducted by an auditor or disinterested person as designated by the Court;

(1) A statement of assets and liabilities;

(2) A statement of operations or of receipts and disbursement covering the period since the last statement of operations and net worth, up to the date of transfer to the Successor Custodian/Trustee;

(3) A statement of the balance in any fund accounts as of the date of transfer to the successor Custodian/Trustee.

The Successor Custodian/Trustee should execute a receipt for all funds after being satisfied as to the accuracy of the statements and records provided by the

outgoing Custodian/Trustee. Acceptance may be conditioned upon audit and verification when the circumstances warrant.

D. Audits and Inspections:

(1) Audits.

Funds are subject to audit by the Administrative Office of the United States Courts. The Court may appoint an outside auditor or disinterested person (who may be a government employee) to conduct such additional audits as the Court determines may be necessary. The written results of such audit should be provided to the Court and may be made available upon request to members of the bar of the Court. Reasonable compensation may be provided from fund assets if the auditor is not a government employee acting in an official capacity.

2. Final Audit.

A final audit should be performed prior to the dissolution of the fund and a written accounting rendered to the court and Advisory Committee.

E. Protection of the Fund.

All receipts should be deposited in federally insured banks or savings institutions, and, whenever practical and feasible, all substantial sums should be placed in interest bearing accounts, government securities, or money market funds invested in government obligations, at the direction of the court or Advisory Committee. Assets held by the custodian must be segregated from all other monies in the custody of the court, including other non-appropriated funds.

F. General Principles and Guidelines for Expenditure of the Fund:

(1) Funds are to be used for the benefit of the bench and bar in the administration of justice. Attorney admission fees collected by the court which are in excess of the amount prescribed by the Judicial Conference Schedule of Additional Fees constitute non-appropriated funds. Monies maintained in such funds should not be used for purposes which do not enure to the benefit of the members of the bench and bar in the administration of justice. Non-appropriated funds may not be used to supplement appropriated funds and may not be used to pay for materials or supplies available from statutory appropriations. Under no circumstances should such funds be used to supplement the salary of any court officer or employee.

(2) Examples of proper use of non-appropriated fund:

(a) Attorney admission proceedings (including expenses of admissions, committees and admissions ceremonies);

(b) Attorney discipline proceedings (including expenses of investigating counsel for disciplinary enforcement, travel expenses and witness fees in disciplinary proceedings);

(c) Periodicals and publications for court libraries for which appropriated funds are not available;

(d) Anatomical charts and stands for courtroom use;

(e) Computerization of library catalog;

- (f) Lawyer lounge facilities;
- (g) Surety bond for the custodian of the fund (bond may only cover monies in the fund);
- (h) Fees for services rendered by outside auditors in auditing the fund;
- (i) Reimbursement of out-of-pocket expenses necessarily incurred by court-appointed attorneys representing indigents in civil cases not covered by the Criminal Justice Act. Reimbursements will be limited to no more than \$500⁰⁰ per case at the discretion of the Advisory Committee upon recommendation of the trial judge and will be payable at the conclusion of the case;
- (j) Expenses for the training of court personnel, including CJA Panel members, for which appropriated funds are not available, including attending conferences and seminars.

Dissolution of the Fund

The Court may dissolve the non-appropriated fund or any portion thereof, which has been created by this General Order. The Custodian shall ensure that all outstanding obligations are liquidated prior to dissolution of the fund, including any expenses resulting from the required final audit. Effort should be made to dispose of the assets of the fund in ways which fulfill the purposes of the fund as set forth herein.

Effective Date

This Plan shall become effective on Sept. 1, 2002.

Dated this 27th day of August, 2002.



WILLIAM F. DOWNES
CHIEF JUDGE



CLARENCE A. BRIMMER
UNITED STATES DISTRICT JUDGE



ALAN B. JOHNSON
UNITED STATES DISTRICT JUDGE



PETER J. MCNIFF
UNITED STATES BANKRUPTCY JUDGE



WILLIAM C. BEAMAN
UNITED STATES MAGISTRATE JUDGE

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

FILED
JUL 3 PM 2 27
DISTRICT CLERK

AMENDED GENERAL ORDER AMENDING COLLATERAL FINE SCHEDULE

It appearing to the Court that it is necessary to amend Collateral Fee Schedule by amending Section IV, Assimilated State Laws, and being fully advised in the premises, it is

ORDERED that the Collateral Fine Schedule, which is available at the United States District Court for the District of Wyoming, be and the same is hereby amended as follows:

SECTION IV ASSIMILATED STATE LAWS

A. TRAFFIC, DRIVERS LICENSE, REGISTRATION AND LICENSING OFFENSE

(3). Offenses Where Collateral May be Forfeited

In those instances when an accused violator wishes to plead guilty and he so indicates the same on the violation notice, he may forfeit collateral in the amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the U.S. mail in the presence of said officer.

This District adopts and incorporates by reference the current Wyoming Supreme Court Order adopting the Revised Uniform Bail and Forfeiture Schedules promulgated by the court. This District also adopts and incorporates by reference any orders by the Wyoming Supreme Court subsequently revising the State of Wyoming Uniform Bail and Forfeiture Schedules.

DATED this 3rd day of July, 2000.


HON. WILLIAM F. DOWNES, CHIEF JUDGE
UNITED STATES DISTRICT COURT

IN THE SUPREME COURT, STATE OF WYOMING

APRIL TERM, A.D. 1997

IN THE SUPREME COURT
STATE OF WYOMING
FILED

JUN 27 1997

In the Matter of Adopting the)
Revised Uniform Bail Schedule)

JUDY PACHECO, CLERK
Judy Pacheco
by DEPUTY

ORDER ADOPTING THE REVISED UNIFORM BAIL AND
FORFEITURE SCHEDULES

The Court received recommendations from the Bail Schedule Study Committee that the Uniform Bail and Forfeiture Schedules be revised as shown in the attached schedules. The Court has fully considered those recommendations and finds that the attached revised Uniform Bail and Forfeiture Schedules should be adopted; it is therefore,

ORDERED that the Uniform Bail and Forfeiture Schedules, as attached, shall be, and hereby are, adopted and shall become effective July 1, 1997; and it is

FURTHER ORDERED that copies of this Order and the Uniform Bail and Forfeiture Schedules be distributed to all county courts and justice of the peace courts, as well as to all interested law enforcement departments of the state and county.

DATED this 27th day of June, 1997.

BY THE COURT:

Richard V. Thomas
to William A. Taylor
Chief Justice

APPENDIX I
APPENDIX TO RULE 3.1, Wyo. R. Cr. P.
UNIFORM BAIL AND FORFEITURE SCHEDULES

(Revised July 1, 1997)

For the sake of uniformity throughout the state, the following schedules have been established by the Wyoming Supreme Court and shall be used in all county courts and justice of the peace courts.¹

Unless a specific bail amount appears in the body of this schedule, the amount of bail is (including \$20 court costs):

A = \$ 35.00
B = \$ 50.00
C = \$100.00
D = \$200.00
E = \$400.00

A person to whom a citation has issued must appear in court on the day and at the time specified in the citation unless the citing officer checks the box "MAY FORFEIT BOND IN LIEU OF APPEARANCE" on the citation.

If the "MAY FORFEIT BOND IN LIEU OF APPEARANCE" box is checked, the person cited must appear on the day and at the time specified on the citation or may post bond at or prior to the court date and forfeit the same in lieu of appearance.

Any offense NOT listed requires the party to appear, subject to local requirements, so long as fully consistent with the schedule.

Following are the misdemeanor offenses for which bond may be posted and forfeited:

¹ Seat belt reduction--Wyo. Stat. 31-5-1402(e) provides that "All citations for violations of the motor vehicle laws of this state shall contain a notation by the issuing officer indicating whether the licensee complied with this section." (Viz., had seat belt fastened or was exempt from the requirement.) "Compliance with this section shall entitle a licensee to a five dollar (\$5.00) reduction

1A. TRAFFIC OFFENSES

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	9-2-1016(j)		Unauthorized use of state vehicles	B
	24-1-109		Failure to observe signs and closed markers	C
	24-1-110(a)		Exhibition of acceleration	B
			Drag racing--two (2) or more cars	C
	31-2-402(d)		Snowmobile registration	B
	31-2-405		Snowmobile registration decal--failure to display	A
	31-4-101(a)(i)		Car registration required	B
			Expired temporary license permits as defined in 31-2-211(c)	B
	31-4-101(a)(ii)		Failure to display license plates as required by 31-2-205	B
			Plates for nonresident as required by 31-2-201(a)(iii) on becoming resident and 31-2-201(a)(iv)(A) upon becoming employed in Wyoming	B
	31-4-101(a)(iii)		Operation of vehicle with altered, mutilated or obscured license plates	B
	31-4-101(b)		Alteration or mutilation of license plates	B
	31-4-101(d)		Transfer interest without certificate	B
	31-4-103		Compulsory auto insurance (MUST APPEAR if accident crash/collision has occurred)	E
	1-4-103		Compulsory auto insurance-2nd or subsequent offense	(MUST APPEAR)
	31-5-1201		FOR INFORMATION: PENALTY SECTION FOR UNIFORM ACT REGULATING TRAFFIC (31-5-101 THROUGH 31-5-1214 EXCEPT AS OTHERWISE PROVIDED)	
	31-5-104		Willful refusal to obey officer	B
	31-5-115		Motorcycle operation	B

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-5-115(o)		Motorcycle operation by minor without helmet	B
	31-5-116		Obstructing driver's view	B
	31-5-117		Putting glass on highway	B
	31-5-119		Clinging to a vehicle on highway	B
	31-5-120		Driving on sidewalks	B
	31-5-121		Opening and closing vehicle door	B
	31-5-122		Riding in house trailers	B
	31-5-201		Driving on right side of roadway, exceptions	B
	31-5-203		Overtaking on the left	B
	31-5-204		Passing when free from traffic	B
	31-5-205		No passing on crest of hill or near intersection	B
	31-5-206		When overtaking on right is permitted	B
	31-5-207		No-passing-zones-- hillcrest--other traffic present hillcrest--nighttime	B B B
	31-5-208		One-way traffic signal violation	B
	31-5-209		Two-and three-lane traffic	B
	31-5-210		Following too closely	B
	31-5-211		Driving over, across or within median	B
	31-5-212		Controlled access road	B
	31-5-213		Restricting use of controlled access	B
	31-5-214		Turning at intersection	B
	31-5-215		No U-Turn on curve or crest	B
	31-5-216		Starting parked vehicle	B
	31-5-217		Turning requires signals	B
	31-5-218		Signal may be by hand or light	B
	31-5-220		Right-of-way entering intersection	B

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-5-221		Turning left at intersection	B
	31-5-222(b)		Stop sign	B
	31-5-222(c)		Yield sign	B
	31-5-223		Yield when entering from private road	B
	31-5-224		Right-of-way for emergency vehicles	B
	31-5-226		Backing	B
	31-5-227		Driving through defiles, canyon, or mountain roads	B
	31-5-228		Loads on vehicles	B
	31-5-230		Coasting prohibited	B
	31-5-231		Following fire engine prohibited	B
	31-5-232		Driving over fire hose	B
	31-5-301(a)		Speed too fast for conditions	B
	31-5-301(b)(i)		Exceeding 20 mph in school zone plus \$2.00 per mph over 20 mph	A
			21 -	\$37.00
			22 -	\$39.00
			23 -	\$41.00
			24 -	\$43.00
			25 -	\$45.00
			(\$50.00 & \$20.00 court cost & \$4.00 per mph)	
			26 -	\$74.00
			27 -	\$78.00
			28 -	\$82.00
			29 -	\$86.00
			30 -	\$90.00
			31 -	\$94.00
			32 -	\$98.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
			33 -	\$102.00
			34 -	\$106.00
			35 -	\$110.00
			36 -	\$114.00
			37 -	\$118.00
			38 -	\$122.00
			39 -	\$126.00
			40 -	\$130.00
			41 -	\$134.00
			42 -	\$138.00
			43 -	\$142.00
			44 -	\$146.00
			45 & over	\$220.00 & Must Appear
	31-5-301(b)(ii)		Exceeding 30 mph in urban districts plus \$2.00 per mph over 30 mph	A
			31 -	\$37.00
			32 -	\$39.00
			33 -	\$41.00
			34 -	\$43.00
			35 -	\$45.00
			(\$50.00 & \$20.00 court costs & \$4.00 per mph)	
			36 -	\$74.00
			37 -	\$78.00
			38 -	\$82.00
			39 -	\$86.00
			40 -	\$90.00
			41 -	\$94.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL	
			43 -	\$102.00	
			44 -	\$106.00	
			45 -	\$110.00	
			46 -	\$114.00	
			47 -	\$118.00	
			48 -	\$122.00	
			49 -	\$126.00	
			50 -	\$130.00	
			51 -	\$134.00	
			52 -	\$138.00	
			53 -	\$142.00	
			54 -	\$146.00	
			55 -	\$150.00	
			56 & over	\$220.00 & Must Appear	
	31-5-301(b)(iii)		Exceeding 75mph on interstate highways--"cars"--passenger vehicles and light trucks (Penalty 31-5-1201(d))		
			"Trucks"--Trucks in excess of 28,000 lbs. Unladen weight--exceeding 75 mph--same as cars, plus \$100.00. (Penalty 31-18-704)		
			(No court costs 76-79 mph)	Cars	Trucks
			76 -	\$5.00	\$105.00
			77 -	\$10.00	\$110.00
			78 -	\$15.00	\$115.00
			79 -	\$20.00	\$120.00
			(includes \$20.00 court costs for speeds 80 and above)		
			80 -	\$70.00	\$170.00
			81 -	\$75.00	\$175.00
			82 -	\$80.00	\$180.00
			83 -	\$85.00	\$185.00
				\$90.00	\$190.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL	
				Cars	Trucks
			85 -	\$95.00	\$195.00
			86 -	\$100.00	\$200.00
			87 -	\$110.00	\$210.00
			88 -	\$120.00	\$220.00
			89 - 100	\$200.00	\$300.00
			101 & above	\$220.00 & must appear	\$320.00 & must appear
	31-5-301(b)(iv)		Exceeding 65 mph on primary and secondary highways-- "Cars" = passenger vehicles and light trucks (Penalty 31-5-1201(d))		
			"Trucks" - Trucks in excess of 28,000 lbs. unladen weight--exceeding 65 mph -- same as cars, plus \$100.00. (Penalty 31-18-704)		
			(No court costs 66-69 mph)		
			66 -	\$5.00	\$105.00
			67 -	\$10.00	\$110.00
			68 -	\$15.00	\$115.00
			69 -	\$20.00	\$120.00
			For speeds in excess of 69 mph, the bail shall be \$25.00 plus \$3.00 for every mile in excess of 69 mph, plus \$20.00 court costs:		
			70 -	\$48.00	\$148.00
			71 -	\$51.00	\$151.00
			72 -	\$54.00	\$154.00
			73 -	\$57.00	\$157.00
			74 -	\$60.00	\$160.00
			75 -	\$63.00	\$163.00
			76 -	\$66.00	\$166.00
			77 -	\$69.00	\$169.00
			78 -	\$72.00	\$172.00
			79 -	\$75.00	\$175.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL	
				Cars	Trucks
			80 -	\$78.00	\$178.00
			81 -	\$81.00	\$181.00
			82 -	\$84.00	\$184.00
			83 -	\$87.00	\$187.00
			84 -	\$90.00	\$190.00
			85 -	\$93.00	\$193.00
			86 -	\$96.00	\$196.00
			87 -	\$99.00	\$199.00
			88 -	\$102.00	\$202.00
			89 -	\$105.00	\$205.00
			90 -	\$108.00	\$208.00
			91 -	\$111.00	\$211.00
			92 -	\$114.00	\$214.00
			93 -	\$117.00	\$217.00
			94 -	\$120.00	\$220.00
			95 -	\$123.00	\$223.00
			96 -	\$126.00	\$226.00
			97 -	\$129.00	\$229.00
			98 -	\$132.00	\$232.00
			99 -	\$135.00	\$235.00
			100 -	\$138.00	\$238.00
			101 & above	\$220.00 & must appear	\$320.00 & must appear
	31-5-301(c)		Superintendents speed zones		
			1 - 5 m.p.h.	\$35.00	
			6 - 9 m.p.h.	\$50.00	

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
			10 - 16 m.p.h. \$50.00 & \$20.00 courts costs & \$2.00 per mile over posted speed	
			10 -	\$90.00
			11 -	\$92.00
			12 -	\$94.00
			13 -	\$96.00
			14 -	\$98.00
			15 -	\$100.00
			16 -	\$102.00
			17 - 24 m.p.h. \$50.00 & \$20.00 court costs \$4.00 per m.p.h. over posted speed up to \$200.00	
			17 -	\$138.00
			18 -	\$142.00
			19 -	\$146.00
			20 -	\$150.00
			21 -	\$154.00
			22 -	\$158.00
			23 -	\$162.00
			24 -	\$166.00
			25 and over m.p.h	\$220.00 & must appear
	31-5-304		Driving too slowly--minimum speed	B
	31-5-305		Special speeds--bridges	B
	31-5-402		Obedience to traffic-control device	B
	31-5-403		Traffic-control signals	B
	31-5-404		Pedestrian-control signals	B
	31-5-405		Flashing signals	B
	31-5-406		Display of unauthorized signs	B
	31-5-501		Unlawful parking in restricted areas	B

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-5-504		Prohibited parking spaces	B
	31-5-505		Parking on highway	B
	31-5-506		Stop--emerging from alley	B
	31-5-507		Meeting or passing stopped school bus' (2nd offense within one year is a high misdemeanor)	C
	31-5-509		Leaving car unattended	B
	31-5-510		Railroad crossing signal and sight	B
	31-5-511		Stop at railroad crossing	B
	31-5-512		Parking in cities and on highways	B
	31-5-601		Traffic control for pedestrian	B
	31-5-602		Pedestrian right-of-way in crosswalks	B
	31-5-603		Jaywalking	B
	31-5-605		Pedestrian to use sidewalks or left side of highway	B
	31-5-606		Hitchhiking	B
	31-5-612		Pedestrian--under influence	B
	31-5-702		Bicyclists subject to applicable motor vehicle laws	B
	31-5-703		Bicyclists must ride on seat and no passengers	B
	31-5-704		Bicyclists riding on roadway and designated paths	B
	31-5-705		Bicyclists able to keep one hand on bar	B
	31-5-706		Nighttime use, equipment and brakes	B
	31-5-801		Snowmobile on highways	B
	31-5-901		Operating vehicles with improper equipment	B
	31-5-910		When headlamps required	B
	31-5-911 thru 31-5-932		Headlights (911, 912); taillights (913); reflectors (914); stoplights and turn	B

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
			lights (915) ; clearance lights (916); color and mounting of clearance lights and reflectors (917); lamps, etc. on projecting loads (919); lights for parked vehicles (920); spot lights (922); multiple beams (924); single beam (925); lights for operating 20 mph (926); number of driving lights (927); restriction on lights, color flashing emergency, police (928); farm equipment lights (921)	B
	31-5-950 thru 31-5-951		Brakes	B
	31-5-952 thru 31-5-955		Horns (952); mufflers (953); mirrors (954); windshield wipers (955)	B
	31-5-956		Tires, chains	B
	31-5-957 thru 31-5-958		Flares (957); warning devices on disabled vehicles (958)	B
	31-5-961		Television receivers	B
	31-5-962		Sun screening devices	B
	31-5-970		Unsafe vehicles	C
	31-5-1102		Damage to attended vehicle or property	D
	31-5-1104		Colliding with unattended vehicle, duty	C
	31-5-1105		Failure to report over \$500.00 property damage or injury	D
	31-5-1106		Written reports required; reports by garage operator of vehicles struck by bullets	B
	31-5-1202		Aiding and abetting the commission of any of the above offenses	Same as Principal's Offens
	31-5-1203		Owner prohibited from permitting operation of vehicles contrary to law	B
	31-5-1206		Failure to appear (F.T.A.) when original offense was <u>not</u> a "MUST APPEAR"	D
	31-5-1303		Child safety restraint system	A

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-5-1303		Child safety restraint system 2nd offense	C
	31-7-106		Driver's license	B
	31-7-116		Carrying and exhibiting license	B
	31-7-117		Restricted license	B
	31-7-119(d)		False application for new license	C
	31-7-133		Unlawful use of license	D
	31-7-134(a)		Operating under suspended or revoked license	E
			Suspended license 2nd or subsequent	E (Must appear)
	31-7-135		Permitting unlicensed person to operate	B
	31-12-101		Lugs and cleats	B

1B. REPORTING OF SPECIAL TAXES

	39-6-213(d)		Failure to report gasoline tax	C
	39-6-213(f)		False refund affidavit	D
	39-6-911(c)		Failure to report special fuels tax	C

2. COMMERCIAL VEHICLES

			The following uniform schedule for deposits for appearances on commercial vehicle violations are established by court rule or by statutory authority. (Costs included.)	
	31-18-201(b)		Registration and licensing commercial vehicles	B
	31-18-201(g)		Registration and licensing rental vehicle	B
	31-18-201(k)		Display registration	B
	31-18-201(m)		Intrastate registration operation	B
	31-18-201(y)		Expired temporary registration	B
	31-4-101(c)		False statement on application	B
	31-7-137(c)		Failure to apply for duplicate license	B
	31-7-301		Failure to notify DOT of conviction	D
	31-7-304		Commercial drivers license	C

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-18-701 & 31-18-704		FOR INFORMATION: [PENALTY SECTIONS FOR 31-18-101 through 606]	
	31-18-203		Mobile machinery--no operation	B
	31-18-303		PSC Rule 28, Code of Federal Regulation (CFR), Title 49--	
			Hazardous materials-- parts CFR 171-174.840 and 177-179.500-18	\$320.00
			Motor carrier safety regulations-- CFR parts 390, 391, 392, 393, 395, 396 and 397, including liquor in cab: \$150.00 per out-of-service violation (up to \$750.00);	\$150.00
			\$50.00 per violation for all other violations which are not out-of-service criteria (up to \$500.00)	\$50.00
			Except the following four (4) offenses, CFR 396.9c (2), CFR 397.5, CFR 397.7 and CFR 397.13	\$220.00
	31-18-209(d)		No bill of lading for common carrier	B
	31-18-210(c)		No bill of lading to operate as contract carrier	B
	31-18-211(b)		No bill of lading to act as interstate carrier	B
	31-18-301(b)		No PSC permit or certificate	B
	31-18-301(c)		Failure to stop at port of entry	C
	31-18-304(a)		No display of name of motor carrier	B
	31-18-403(a)		No one trip permit	B
	31-18-403(b)		No permit for towing vehicles	B
	31-18-403(e)		No one trip permit motion picture industry	B
	31-18-404		Misuse of dealer's plates (See 31-18- 701 for Penalties)	B
	31-18-405(b)		Motor carrier must keep record	B

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-18-603		Loads on vehicle	B
	31-18-605(a)(I)		Failure to activate flashers	B
	31-18-605(a)(ii)		Failure to stop 15-50' from rail	B
	31-18-605(a)(iii)		Failure to look/listen at railroad crossing	B
	31-18-605(a)(iv)		Shifted gears crossing tracks	B
	31-18-605(a)(v)		Failure to cancel flashers	B
	31-18-606		Metal tire/contact with highway	B
	31-18-703		Failure to obey signs/commercial vehicle	C
	31-18-704		Commercial vehicle enhanced speeding fine. See chart at 31-5-301(b)(iii) and 31-5-301(b)(iv).	C
	31-18-705		Speed or acceleration contest-- commercial vehicles	C
	31-18-805		FOR INFORMATION: [PENALTY SECTION FOR 31-18-801 through 804]	
	31-18-802		Weight violations (Penalty 31-18-805(e))	
			0 - 4,000	\$45.00
			4,001 - 6,000	\$70.00
			6,001 - 8,000	\$120.00
			8,001 - 10,000	\$170.00
			10,001 - 12,000	\$220.00
			12,001 - 14,000	\$270.00
			14,001 - 16,000	\$320.00
			16,001 - 18,000	\$420.00
			18,001 - 20,000	\$520.00
			Over - 20,000	\$770.00
	31-18-802(a)		Width, height, length of vehicle-- Daylight violations Nighttime violations	C D

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	31-18-803		Transporting and towing other vehicles	B
	31-18-804		Oversize and overweight permits	Same bond as 802(a)
	31-18-808		Oversize--towing disabled vehicles	B

3. LITTERING

	6-3-204		Littering	D
	35-10-101		Disposal of dead animals, etc.	C
	35-10-104		Failure of owner to remove dead animal	C
	35-10-401		Obstructing highway and pollution	C

4. GAME AND FISH OFFENSES

101	23-2-202	9th Degree	Fishing without license by a person 14 year and older	\$100.00
102	23-2-202	9th Degree	Fishing without license by a person under 14 years	\$50.00
103	23-3-201	9th Degree	Fishing with more than rods or poles	\$50.00
104	23-3-201	9th Degree	Fishing with more than 3 hooks/lines	\$50.00
105	23-3-201	9th Degree	Illegal set lines	\$50.00
106	23-3-201	8th Degree	Take, wound or destroy any fish with a firearm	\$200.00
107	23-3-201	9th Degree	Snagging fish where not specifically authorized	\$100.00
108	23-3-202	11th Degree	Use of illegal bait for fishing-live bait	\$100.00
109	23-3-202	11th Degree	Use of illegal bait for fishing-corn	\$100.00
110	23-3-202	11th Degree	Releasing live bait fish without authorization	\$100.00
111	23-3-202	11th Degree	Fish live bait that is not proper type or origin	\$100.00
112	23-3-402	9th Degree	Possess live bait fish without receipt or permit	\$100.00
113	23-3-402	9th Degree	Over limit of game fish	\$100.00 Plus \$10 per fish

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
114	23-3-402	9th Degree	Take fish in violation of size or slot limits	\$100.00
115	23-3-303	9th Degree	Waste or abandon game fish	\$100.00
116	23-3-402	9th Degree	Fishing before or after hours	\$100.00
117	23-3-402	9th Degree	Fishing in closed waters	\$100.00
118	23-3-201	9th Degree	Unattended fishing pole or rod	\$50.00
119	23-3-402	9th Degree	Fish adjoining state without reciprocal stamp	\$100.00
120	23-3-204	1st Degree	Take/destroy fish-poison, electricity, chemical, explosives	\$400.00
121	23-3-205	11th Degree	Ship or transport game fish without license or tag	\$100.00
122	23-3-403	5th Degree	False oath to procure fishing license	\$200.00
123	23-4-101	9th Degree	Plant/release fish or eggs without authorization	\$200.00
124	23-4-104	9th Degree	Intent removal/destruction of hatchery fish-value less than \$5.00	\$400.00
125	23-4-104	Felony	Intent removal/destruction of hatchery fish-value \$500.00 or more	Not Bondable
126	23-3-402	9th Degree	Ice fishing with more than 6 lines in special regulation areas	\$50.00
127	23-3-402	9th Degree	Fail to attach name to each ice fishing rod, tip-up or line	\$50.00
128	23-3-402	9th Degree	Ice fishing with more than one hook/line per rod in special regulation area	\$50.00
129	23-3-402	9th Degree	Ice fishing nonattendance-more than 300 yards	\$50.00
130	23-3-402	9th Degree	Possess fish when species or number cannot be determined	\$100.00
131	23-3-402	9th Degree	Possess fish w/o head or tail attached	\$100.00
132	23-3-402	9th Degree	Bait fish-no receipt/permit	\$50.00
133	23-3-402	9th Degree	Use game fish flesh as bait	\$50.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
134	23-3-402	9th Degree	Seine or trap fish without a license	\$100.00
135	23-3-402	9th Degree	Use of an illegal seine or net	\$50.00
136	23-3-402	9th Degree	Use of an illegal fish trap	\$50.00
137	23-3-402	9th Degree	Use of an illegal number of fish traps	\$50.00
138	23-3-402	9th Degree	Failure to tag fish traps with name	\$50.00
139	23-3-402	9th Degree	Possess game fish taken in fish trap or seine	\$100.00
140	23-2-206	9th Degree	Take game fish w/spear gun while not submerged	\$100.00
141	23-3-402	9th Degree	Violation underwater fish regulations	\$50.00
142	23-2-208	9th Degree	Landowner fail provide written statement for fish	\$100.00
143	23-3-402	9th Degree	Illegal transportation of live fish or eggs	\$400.00
144	23-3-402	9th Degree	Illegal tagging or marking of fish	\$100.00
145	23-3-402	9th Degree	No owner's name on ice fishing shelter	\$50.00
146	23-3-402	9th Degree	Fail to remove ice fishing shelter	\$200.00
147	23-3-402	9th Degree	Conduct fishing contest without prior approval	\$100.00
148	23-3-306	4th Degree	Illegal use of artificial light for fishing	\$100.00
149	23-3-402	9th Degree	Use natural bait in artificial bait area	\$100.00
150	23-3-402	9th Degree	Violation of fishing regulations not listed elsewhere	\$100.00
151	23-3-203	10th Degree	Place net, trotline, etc. across water	\$100.00
201	23-3-104	9th Degree	Fail to tag big or trophy game animal	\$100.00
202	23-3-402	9th Degree	Fail to tag carcass in visible manner	\$100.00
203	23-3-113	11th Degree	Fail to wear fluorescent orange clothing	\$50.00
204	23-3-402	9th Degree	Hunt big or trophy game during closed season	\$400.00
205	23-3-402	9th Degree	Hunt big or trophy game in wrong area	\$200.00
206	23-3-402	9th Degree	Take over limit big or trophy game	\$400.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
207	23-3-102	4th Degree	Take Big Horn Sheep without license	\$770.00
208	23-3-102	4th Degree	Take Mountain Goat without license	\$770.00
209	23-3-102	4th Degree	Take Mountain Lion without license	\$770.00
210	23-3-102	4th Degree	Take Grizzly Bear without license	\$770.00
211	23-3-102	4th Degree	Take Elk without license	\$770.00
212	23-3-102	4th Degree	Take Moose without license	\$770.00
213	23-3-102	8th Degree	Take Deer without license	\$400.00
214	23-3-102	8th Degree	Take Antelope without license	\$400.00
215	23-3-102	8th Degree	Take Black Bear without license	\$400.00
216	23-2-107	1st Degree	Illegally take Wild Bison	Not Bondable
217	23-3-102	23-3-102(d)	Intent illegal take antlered/horned big or trophy game	Not Bondable
218	23-3-106	11th Degree	Ship/transport w/out game tag within Wyoming	\$100.00
219	23-3-106	11th Degree	Ship/transport game w/out game tag outside Wyoming	\$100.00
220	23-3-111	10th Degree	Illegal firearm for taking big or trophy game	\$200.00
221	23-3-402	9th Degree	Fail to retain evidence of sex, species, antler/horn development on bi	\$100.00
222	23-1-703	9th Degree	Apply/rec-moose, sheep, within 5 years	\$400.00
223	23-3-107	1st Degree	Wanton destruction big or trophy game	Not Bondable
224	23-3-303	9th Degree	Waste or abandon big game	\$200.00
225	23-3-303	9th Degree	Fail to remove carcass within 48 hours	\$200.00
226	23-3-303	9th Degree	Abandon game meat at meat processor	\$200.00
227	23-3-403	5th Degree	False oath to obtain antelope, deer, black bear, mountain lion license	\$400.00
228	23-3-403	5th Degree	False oath to obtain elk, mountain goat, sheep, moose or grizzly bear license	\$770.00
229	23-3-402	9th Degree	Purchase more than authorized number of licenses	\$100.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
230	23-3-105	2nd Degree	Landowner's coupons-false claim for reimbursement	\$400.00
231	23-3-105	9th Degree	Hunter turn coupon into wrong landowner	\$400.00
232	23-3-105	9th Degree	Hunter turning in coupon without harvesting an animal	\$400.00
233	23-2-102	9th Degree	Violation of age limit for big or trophy game license	\$100.00
234	23-3-402	9th Degree	Take big game before or after legal hunting hours	\$100.00
235	23-3-402	9th Degree	Take trophy game before or after legal hunting hours	\$100.00
236	23-3-402	9th Degree	Take big or trophy game with wrong type of license	\$200.00
237	23-3-402	9th Degree	Fail to report Grizzly Bear mortality	Not Bondable
238	23-3-402	9th Degree	Fail to register Black Bear kill	\$100.00
239	23-3-402	9th Degree	Failure to leave evidence of sex on bear pelt	\$100.00
240	23-3-402	9th Degree	Fail to register Mountain Lion kill	\$100.00
241	23-3-402	9th Degree	Failure to leave evidence of sex on Mountain Lion pelt	\$100.00
242	23-3-117	3rd Degree	Fail to register Bighorn Sheep	\$200.00
243	23-3-306	4th Degree	Take big/trophy game with or from vehicle	\$400.00
244	23-3-402	9th Degree	Fail to take or release treed Lion	\$200.00
245	23-2-107	9th Degree	Violation of age restriction to take wild bison	\$100.00
246	23-1-703	9th Degree	Apply/rec-Grizzly Bear, Mountain Goat more than once per lifetime	\$400.00
247	23-2-109	9th Degree	Multiple applications for limited licenses	\$400.00
250	23-3-402	9th Degree	Violation of big and trophy regulations not listed elsewhere	\$400.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
301	23-2-407	23-2-417	Outfitting without a license	\$500.00
302	23-2-407	23-2-417	Professional guide without a license	\$500.00
303	23-2-415	23-2-417	Failure of a professional guide or outfitter to report a violation	\$500.00
304	23-2-401	23-2-417	Non-resident hunting without guide in wilderness	\$100.00
305	23-3-403	5th Degree	False oath to procure commercial license	\$400.00
306	23-2-410	23-2-417	Outfit without area authorization	\$100.00
307	23-2-304	9th Degree	Fur dealer operating without license	\$400.00
308	23-3-402	9th Degree	Failure to keep fur dealer records	\$400.00
309	23-3-401	9th Degree	Taxidermist operating without license	\$400.00
310	23-2-302	9th Degree	Taxidermist-failure to game tag game specimens	\$200.00
311	23-3-402	9th Degree	Taxidermist-fail to keep records	\$400.00
312	23-3-401	9th Degree	Live bait dealer operating without license	\$400.00
313	23-3-402	9th Degree	Live bait dealer-fail to provide receipt	\$50.00
314	23-3-401	9th Degree	Game bird farm operating without license	\$400.00
315	23-3-402	9th Degree	Game bird farm-no certification of origin	\$400.00
316	23-3-402	9th Degree	Game bird farm-no disease free certification	\$400.00
317	23-3-402	9th Degree	Game bird farm-no notice of disease infection	\$400.00
318	23-3-402	9th Degree	Game bird farm-fail to release minimum number of birds	\$200.00
319	23-3-402	9th Degree	Game bird farms-fail to keep/provide records	\$400.00
320	23-3-402	9th Degree	Game bird farm-fail to dispose of birds	\$400.00
321	23-5-102	9th Degree	Game bird farm-release game birds	\$200.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
322	23-3-401	9th Degree	Fishing preserve operating without license	\$400.00
323	23-5-204	9th Degree	Fish preserve-fail to provide proper receipt	\$400.00
324	23-2-304	9th Degree	Fur dealer removing tag, tattoo or mark	\$200.00
325	23-3-402	9th Degree	Failure to provide copy of fur dealer license by employee	\$100.00
326	23-2-305	9th Degree	Prop./Domest. of furbearers without permit	\$100.00
327	23-4-102	9th Degree	Fish hatchery-operating without license	\$400.00
328	23-4-102	9th Degree	Fish hatchery-no inspect. prior to planting	\$400.00
329	23-4-102	9th Degree	Fish hatchery-fail to provide certificate of sale	\$400.00
330	23-4-102	9th Degree	Fish hatchery-ship fish/eggs without interstate game tag	\$400.00
331	23-3-402	9th Degree	Commercial or scientific use of collection of wildlife without permit	\$400.00
332	23-2-304	9th Degree	Fur dealer-fail to keep records for cloven hooved animal hides	\$200.00
333	23-3-404	11th Degree	Tannery-Delivery/receipt of game specimens without tag	\$200.00
334	23-5-107	9th Degree	Fail to provide receipt for game birds	\$100.00
335	23-5-108	9th Degree	Take birds on bird farm out of season	\$100.00
336	23-2-418	23-2-417	Compensation of person not licensed a professional guide/outfitter	\$500.00
350	23-3-402	9th Degree	Violation commercial regulations not listed elsewhere	\$100.00
391	23-2-410(a)(ii)	23-2-417	Violation state outfitter board rules and regulations	\$100.00
392	23-2-412	23-2-417	Violation of age requirements for guide's license	\$100.00
393	23-2-412	23-2-417	Outfitter employment requirements for professional guide	\$100.00

CODE	STATUTE/ RULE	VI ATION	DESCRIPTION	BAIL
394	23-2-416(a)(i)	23-2-417	Fraud or misrepresentation in obtaining outfitter/guide license	\$100.00
395	23-2-416(a)(ix)	23-2-417	Endangering health and safety of client	\$100.00
396	23-2-416(a)(v)	23-2-417	Unethical conduct by outfitter or guide	\$100.00
397	23-2-416(a)(vi)	23-2-417	Substantial breach/contract by outfitter or guide	\$100.00
398	23-2-416(a)(vii)	23-2-417	Violation of terms of license by outfitter or guide	\$100.00
399	23-2-416(a)(viii)	23-2-417	Inhumane treatment/animal by outfitter or guide	\$100.00
401	23-3-103	9th Degree	Take game birds without license	\$100.00
402	23-3-402	9th Degree	Take game birds during closed season	\$100.00
403	23-3-402	9th Degree	Take over limit of game birds	\$100.00 Plus \$20.00 per bird
404	23-3-402	9th Degree	Fail to retain evidence of sex or species on a game bird	\$100.00
405	23-3-403	5th Degree	False oath to procure game bird license	\$100.00
406	23-3-303	9th Degree	Waste or abandon edible portions of game bird	\$100.00
407	23-3-306	4th Degree	Take game bird with or from a motor vehicle	\$200.00
408	23-3-402	9th Degree	Fail to obtain waterfowl stamp prior to hunting	\$100.00
409	23-3-108(a)	11th Degree	Destroy nest or eggs of nonpredaceous bird	\$100.00
410	23-3-110	10th Degree	Illegal caliber/gauge or unplugged firearm for bird hunting	\$50.00
411	23-3-402	9th Degree	Hunt birds before or after legal hours	\$100.00
412	23-3-402	9th Degree	Use of non-toxic shot for waterfowl or in restricted areas	\$100.00
413	23-2-102	9th Degree	Violation of age limit to hunt game birds	\$100.00
414	23-3-104	9th Degree	Fail to tag turkey	\$100.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
415	23-3-116	9th Degree	Fail to notify and/or mark game birds	\$100.00
416	23-3-116	9th Degree	Fail to provide disease free certification	\$100.00
417	23-3-116	9th Degree	No permit for private source game birds	\$100.00
450	23-3-402	9th Degree	Violation of game bird regulations not listed elsewhere	\$100.00
501	23-2-105	9th Degree	Take/export falcon without license or permit	\$400.00
502	23-3-402	9th Degree	Take falcon during closed season or in wrong area	\$100.00
503	23-3-403	5th Degree	False oath to procure falconry license	\$400.00
504	23-3-402	9th Degree	Fail to comply with facility and equipment requirements	\$100.00
505	23-3-402	9th Degree	Failure to mark raptors	\$200.00
506	23-3-402	9th Degree	Illegal transfer of raptors	\$400.00
507	23-3-402	9th Degree	Illegal sale of raptors	\$400.00
508	23-3-402	9th Degree	Illegal possession of raptor parts	\$400.00
509	23-3-402	9th Degree	Illegal possession of raptor eggs	\$400.00
510	23-3-402	9th Degree	Carry firearm while hunting with raptor	\$100.00
511	23-2-105	9th Degree	Hunt falcon without a license	\$100.00
512	23-3-402	9th Degree	Hunt for falcon during closed season	\$100.00
513	23-3-101	2nd Degree	Taking eagle prohibited	Not Bondable
514	23-3-108	1st Degree	Destroy eagle eggs or nest	\$400.00
515	16 USC		Violation of bald/golden eagle protection act	Not Bondable
550	23-3-402	9th Degree	Violation of falcon regulation not listed elsewhere	\$100.00
601	23-2-102	9th Degree	Take small game without license-age limits	\$100.00
602	23-3-402	9th Degree	Take over limit of small game	\$100.00 Plus \$20.00 per animal

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
603	23-3-402	9th Degree	Take small game or furbearer out of season	\$100.00
604	23-3-103	9th Degree	Take furbearer animal without a license	\$100.00
605	23-2-303	11th Degree	Fail to check traps within 72 hours	\$100.00
606	23-2-303	11th Degree	Failure to tag leghold traps	\$100.00
607	23-3-304	3rd Degree	Use game parts for bait	\$400.00
608	23-3-304	3rd Degree	Take game animal with pit, trap, etc.	\$400.00
609	23-3-402	9th Degree	Fail to tag Bobcat pelt	\$100.00
610	23-3-403	5th Degree	False oath to procure small game license	\$200.00
611	23-3-403	5th Degree	False oath to procure trap, furbearer license	\$200.00
612	23-2-303	9th Degree	Trap without game warden authorization	\$100.00
613	23-3-303	9th Degree	Waste or abandon small game	\$100.00
614	23-3-306	4th Degree	Take small game with or from motor vehicle	\$200.00
650	23-3-402	9th Degree	Violation of small game/furbearer regulations not listed elsewhere	\$100.00
701	23-2-104	10th Degree	Take game during special archery pre-season without a license	\$100.00
702	23-2-104	10th Degree	Archer with firearm during special pre-season	\$100.00
703	23-2-104	10th Degree	Violation of archery equipment specifications	\$100.00
750	23-3-402	9th Degree	Violation of archery regulations not listed elsewhere	\$100.00
801	23-6-205	Same as principal	Accessory before/after the fact (aid/abet)	Same as principal
802	23-6-103	9th Degree	Fail to appear on bondable offense	\$200.00
803	23-6-103	9th Degree	Fail to appear on must appear offense	Not Bondable
804	23-3-305	9th Degree	Hunt/shoot/kill wildlife from highway	\$200.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
805	23-3-305	7th Degree	Hunt, trap, fish on private land without permission	\$200.00
806	23-3-305	9th Degree	Shooting from/across or along roadways	\$200.00
807	23-3-305	9th Degree	Shoot from/ across enclosed lands without permission	\$200.00
808	23-3-305	9th Degree	Hunting on private land at night without permission	\$200.00
809	23-3-306	4th Degree	Take wildlife with artificial light	\$500.00
810	23-3-402	9th Degree	Possess protected species or any part thereof	\$100.00
811	23-3-402	9th Degree	Violations of nongame regulations	\$100.00
812	23-6-110	Refer to type	Refuse to produce/display license-no license see game type	Refer to type
813	23-3-302	9th Degree	Sale of game meat or game fish	\$200.00
814	23-3-301	9th Degree	Import/sell game animals/wildlife	\$400.00
815	23-2-306	9th Degree	Fail to purchase conservation stamp	\$50.00
816	23-2-306	9th Degree	Fail to produce conservation stamp	\$50.00
817	23-3-402	9th Degree	Fail to sign conservation stamp	\$50.00
818	23-2-106	9th Degree	Fail to produce hunter safety card	\$50.00
819	23-2-106	9th Degree	Fail to take hunter safety course	\$50.00
820	23-3-402	9th Degree	Transfer of license, stamp, tag, or coupon	\$400.00
821	23-3-308	11th Degree	Fail to stop at established check station	\$50.00
822	23-2-101	9th Degree	Landowner signature on license as proof of permission	\$50.00
823	23-3-403	5th Degree	False oath to procure game tag	\$400.00
824	23-3-402	9th Degree	Fail to obey regulatory sign on department land	\$100.00
825	23-6-204	23-6-204(d)	Take wildlife for competition	Not Bondable
826	16 USC		Lacy act violation	Not Bondable
827			National Crime Information Center hit	Not Bondable

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
828			Assistance to other law enforcement agencies	Not Bondable
829			U. S. Fish & Wildlife service violation	Not Bondable
830	23-6-204	9th Degree	Take any wildlife not prescribed by act and no separate penalty	\$200.00
831	23-3-112	1st Degree	Possess/use of silencers or automatic weapons	\$400.00
832	23-3-307	10th Degree	Hunting while under influence of drugs or alcohol	\$200.00
833	23-6-206(b)	9th Degree	Hunt or fish or trap while under suspension	\$400.00
834	23-3-405	7th Degree	Interfere with the lawful taking of wildlife	\$200.00
835	23-3-405	2nd Degree	Fail to obey peace officer in reference to 23-3-405(a)	\$400.00
836	23-3-405	23-3-405(d)	Org./assoc. counsel or solicit violation of 23-3-405	\$2,000.00 & Must Appear
837	23-3-109	9th Degree	Use of dog to hunt/run/harass big or trophy game	\$200.00
839	23-3-402	9th Degree	Violation concerning live wildlife or exotic animals, chapter 10	\$200.00
840	16 USC		Airborne Hunting Act	Not Bondable
841	23-3-115	9th Degree	Damage-fail to notify killing bear, lion, bobcat	\$100.00
842	23-3-204	1st Degree	Allowing refuse or other substance to pass into public water	\$400.00
843	23-3-402	9th Degree	Take wrong sex of animal	\$200.00
850	23-3-402	9th Degree	Violation of commission order not listed elsewhere	\$400.00
901	41-13-102		Operate unnumbered boat	\$50.00
902	41-13-104		Fail to display identification number on boat	\$50.00
903	41-13-104		Fail to produce certificate of number for inspection	\$50.00

CODE	STATUTE/ RULE	VIO. ION	DESCRIPTION	BAIL
904	41-13-104		Improper numbering on watercraft	\$50.00
905	41-13-203		Careless operation of watercraft	\$100.00
906	41-13-204		Reckless operation of watercraft	Not Bondable
908	41-13-206		Operation of watercraft while under influence of alcohol or drugs	Not Bondable
909	41-13-210		Riding on bow or gunwales of watercraft	\$50.00
910	41-13-211		Operate watercraft in restricted area	\$50.00
911	41-13-208		Overloading watercraft	\$50.00
912	41-13-209		Operate overpowered watercraft	\$50.00
913	41-13-212		Water-skiing violations	\$50.00
914	41-13-213		Fail to provide life jackets	\$50.00
915	41-13-213		Fail to provide fire extinguisher	\$50.00
916	41-13-213		Operate boat at night without lights	\$50.00
917	41-13-209		No muffler or noise suppression devices on watercraft	\$50.00
918	41-13-219		Operation of watercraft by underaged person	\$50.00
919	35-10-403	35-10-403	Watercraft for hire without personal floatation devices	\$100.00
920	41-13-207		Operation of watercraft by person under disability	Not Bondable
921	41-13-213		No sound producing devices on watercraft	\$50.00
922	41-13-218		Violation of watercraft numbering rules	\$50.00
923	41-13-216		Operation of watercraft while privilege to operate is denied	\$100.00
924	41-13-105		Fail to stop or render aid	\$100.00
925	41-13-105		Failure of operator to report accident within 10 days	\$100.00
926	41-13-218		Personal watercraft-wake jumping	\$50.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
927	41-13-218		Personal watercraft-no kill switch	\$50.00
928	41-13-218		Watercraft creating wake within 100 feet of vessel	\$50.00
940	41-13-218		Violation of watercraft regulations not elsewhere	\$50.00
999	6-3-204		Littering (73999)	\$100.00

6. LIVESTOCK OFFENSES

6A. Bail of C (\$100.00) may be forfeited for the following offenses:

Predatory Animals

	11-6-210		Failure to pay predator animal control fee	\$100.00
--	----------	--	--	----------

Livestock Board and State Veterinarian

	11-18-112		Refusal to provide assistance to Federal or State authorities	\$100.00
--	-----------	--	---	----------

Contagious and Infectious Diseases Among Livestock

	11-19-101		Failure to comply with order of State Veterinarian; turning loose infected animal	\$100.00
	11-19-102		Duty of public to report diseases to State Veterinarian	\$100.00
	11-19-116		Disposal of swine, importation of swine with hog cholera	\$100.00

Tuberculin Test of Dairy Cattle

	11-19-204		Tuberculosis test requirement for milking cows and exposed bulls	\$100.00
	11-19-210		Veterinarian's certificate/permit to sell milk or cream	\$100.00
	11-19-213		Unsanitary dairy barns or premises	\$100.00
	11-19-215		Interference/refusal to gather and test dairy cattle	\$100.00

Tuberculosis Modified Accredited Area

	11-19-304		Prohibition on importation of cattle	\$100.00
--	-----------	--	--------------------------------------	----------

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	11-19-306		Violation of agency rules and regulations	\$100.00
Brucellosis Test of Cattle				
	11-19-401		Failure to tag, brand and dispose of reactor cattle	\$100.00
Regulation and Inspection of Sheep				
	11-19-501		Notice of Importation	\$100.00
	11-19-502		Unloading sheep in transit	\$100.00
	11-19-503		Importing infected sheep	\$100.00
	11-19-504		Refusal to give information	\$100.00
	11-19-505		Owner liability, when arrest necessary, service of summons and complaint	\$100.00
Branding and Ranging				
	11-20-102		Stock Running at large to be branded	\$100.00
	11-20-110		Recorded brand; bill of sale; when title vests	\$100.00
	11-20-117		Identifying livestock with unrecorded duplicate brand	\$100.00
	11-20-118		Drover's stock to be kept separate	\$100.00
	11-20-119		Drover's stock, liability for injury to property	\$100.00
	11-20-120		Driving cattle from home range	\$100.00
	11-20-123		Number of bulls required on open range	\$100.00
Inspection for Brands and Ownership				
	11-20-202		Duties of board; enforcement of provisions; rules and regulations	\$100.00
	11-20-204		Brand inspector not to inspect his own livestock	\$100.00
	11-20-205		Removal of estrays from county	\$100.00
	11-20-206		Failure to deliver and exhibit certificate of inspection	\$100.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	11-20-209		When inspection not required	\$100.00
	11-20-210		When inspection not required; certain importations; compliance with health and quarantine regulations required	\$100.00
	11-20-211		When inspection not required; contiguous range	\$100.00
	11-20-212		Intrastate accustomed range permits	\$100.00
	11-20-213		Inspection of sheep to be conducted in state	\$100.00
	11-20-214		Brand inspector may inspect at his discretion; voluntary inspections	\$100.00
	11-20-215		Shipment by railroad; written permission of inspector required before moving; issuance; contents; copy to filed with inspector	\$100.00
	11-20-216		Truck-fleet shipment permit	\$100.00
	11-20-217		Certificates and agreements in lieu of inspection (G Form)	\$100.00
	11-20-218		Certificates and agreement in lieu of inspection; furnishing; numbering (G Form)	\$100.00
	11-20-219		Certificates and agreements in lieu of inspection, filing distribution and display (G Form)	\$100.00
	11-20-220		Diverted shipments	\$100.00
	11-20-221		Common carriers not to receive livestock for transportation without certificate	\$100.00
	11-20-222		Unbranded calves; inspection at request of stockman	\$100.00
	11-20-223		Interstate accustomed range permit; rules and regulations	\$100.00
	11-20-224		Permanent brand inspection certificate (L Form)	\$100.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	11-20-225		Annual brand inspection certificate (H Form)	\$100.00
	11-20-226		Certificates to be signed and in possession (L and H Forms)	\$100.00
	11-20-227		Fraudulent use of certificate and movement permit (L and H Forms)	\$100.00
Transporting Animals and Poultry By Vehicle				
	11-21-101		Written permission of owner required for transport by others	\$100.00
	11-21-102		Display of permit to peace officer; written statement in lieu of permit	\$100.00
	11-21-104		Prohibited acts (false statement, false or forged permit, refuse or neglect to exhibit)	\$100.00
Livestock Markets				
	11-22-102		Violation of agency rules and regulations	\$100.00
	11-22-106		Market license; cancellation	\$100.00
	11-22-107		Bond Required	\$100.00
	11-22-108		Market license posting	\$100.00
	11-22-110		Sanitation; veterinarian supervision required	\$100.00
	11-22-111		Scales; inspection and testing	\$100.00
	11-22-112		Records of receipts and sales	\$100.00
	11-22-113		Inspection of livestock	\$100.00
	11-22-114		Removal of livestock from establishment	\$100.00
	11-22-115		Removal of veterinarian	\$100.00
	11-22-116		Warrant of title; disposition of proceeds from sale	\$100.00
	11-22-117		Dispersal sales at livestock markets; same requirements	\$100.00

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
Hides and Carcasses				
	11-23-101		Sale of carcass without inspection	\$100.00
	11-23-102		Only inspected livestock to be slaughtered; record of cattle slaughtered	\$100.00
	11-23-103		Purchase of unstamped carcass prohibited	\$100.00
	11-23-104		Exhibition upon demand of hides or certificates of beef cattle	\$100.00
	11-23-106		Cold storage locker plant; stamp on tag; certificate in lieu of stamp; filing and inspection of certificate	\$100.00
	11-23-107		Killing of horses for meat; produce unmutilated hide or certificate of inspection	\$100.00
	11-23-108		Hide mutilation of equine, bovine, caprin, swine, ovine	\$100.00
Purchases, Sales and Transportation; Brand Inspections				
	11-23-202		Hide buyer; bill of sale required; contents; copy to seller	\$100.00
	11-23-203		Hide buyer; record of purchases to be kept; contents	\$100.00
	11-23-204		Hide buyer; inspection for interstate commerce; certificate	\$100.00
	11-23-205		Carriers prohibited from receiving uninspected hides	\$100.00
	11-23-206		Hide inspection for stock killed by transportation company	\$100.00
Transportation of Carcasses to Rendering Plants				
	11-23-301		Removal of carcasses intrastate	\$100.00
	11-23-302		Removal of carcasses interstate; inspection	\$100.00
	11-23-303		Hide inspection certificate	\$100.00
	11-23-304		Inspection fee collection; disposition	\$100.00

CODE	STATUTE/ RULE	VIO. ION	DESCRIPTION	BAIL
Estrays				
	11-24-103		Taking up estrays	\$100.00
	11-24-105		Unclaimed horses	\$100.00
	11-24-108		Stock at large or picked up on public highways	\$100.00
Swine, Goats or Elk Running at Large				
	11-26-101		Swine, goats or elk prohibited to run at large	\$100.00
Feeding Untreated Garbage to Swine				
	11-27-104		Feeding permit required	\$100.00
	11-27-105		Violation of agency rules and regulations	\$100.00
	11-27-106		Treatment of garbage before feeding	\$100.00
Fences and Cattle Guards				
	11-28-103		Construction of unlawful wire fence	\$100.00
	11-28-104		Fences across roads	\$100.00
	11-28-107		Leaving open, destroying lawful fence	\$100.00
Protection of Domestic Animals				
	11-29-103		Impounded animals to be fed	\$100.00
Offenses Concerning Livestock and Other Animals				
	11-30-106		Removing skins from carcasses	\$100.00
	11-30-109		Taking horses and equipment without consent of owner	\$100.00
	11-30-110		Appropriation of horse or mule on open range without permission	\$100.00
	11-30-112		Abuse or negligent treatment by bailee	\$100.00
	11-30-114		Tampering with or drugging of livestock prohibited	\$100.00
Dogs and Cats				
	11-31-104		Poisoning or killing with ground glass	\$100.00

CODE	STATUTE/ RULE	VIC TION	DESCRIPTION	BAIL
	11-31-108		Running Livestock	\$100.00
Animals Running at Large				
	11-31-301		Animal running at large or has attacked a person	\$100.00
Poultry				
	11-32-102		Violation of agency rules and regulations	\$100.00
	11-32-103		Labeling of shipments	\$100.00

6B. Bail of D (\$200.00) may be forfeited for the following offenses:

Contagious and Infectious Diseases Among Livestock

	11-19-111		Importation of livestock (Agency rules and regulations-Chapter 8-Governor's Import Proclamation)	\$200.00
--	-----------	--	--	----------

Inspection for Brands and Ownership

	11-20-203		Inspection of brands at time of delivery or removal from county; certificate required	\$200.00
	11-20-208		Furnishing false proof of ownership	\$200.00

Livestock Markets

	11-22-104		Market license requirement	\$200.00
--	-----------	--	----------------------------	----------

Protection of Domestic Animals

	11-29-106		Interference with Livestock Board Officer or Agent	\$200.00
--	-----------	--	--	----------

Offenses Concerning Livestock and Other Animals

	11-30-108		Desertion and abandonment of sheep by herder	\$200.00
--	-----------	--	--	----------

7. STATE PARKS AND HISTORIC SITES

7A. Bail (includes costs) may be forfeited for the following offenses: (penalty 36-4-115)

	3		Abandoned property	B
	4		Aircraft and powerless flight	C
	6		Camping	B

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	7		Closures	B
	9		Domestic pets and livestock	A
	10		Fires	B
	11(e)		Hunting within 400 yds.	C
	11(f)		Use of firearms at state historic sites	C
	12		Permits: special use	A
	13		Picnicking	A
	14		Preservation of public property	C
	15		Public safety	C
	16		Sanitation	C
	17		Solicitation	A
	19(a)		Vehicle (off roadway)	C
	19(b)		Vehicle (speed limit)	B
	19(e)		Vehicle (campground)	A
	20		Water sports: designated beach areas	A
	21(d)		Water sports: boating	A
	21(f)		Water sports: boating	A
	22(a)(i)		Curt Gowdy State Park	A
	22(a)(ii)		Curt Gowdy State Park	A
	22(a)(iii)		Curt Gowdy State Park	B
	22(a)(iv)(A)		Curt Gowdy State Park	A
	22(b)(i)		Hot Springs State Park	A
	22(b)(ii)		Hot Springs State Park	A
	22(b)(iii)		Hot Springs State Park	A
	22(b)(iv)		Hot Springs State Park	A
	22(b)(v)		Hot Springs State Park	A
	22(b)(vi)		Hot Springs State Park	A
	22(b)(viii)		Hot Springs State Park	A

CODE	STATUTE/ RULE	VIOLATION	DESCRIPTION	BAIL
	22(b)(ix)		Hot Springs State Park	A
	22(b)(x)		Hot Springs State Park	A
	22(b)(xi)		Hot Springs State Park	A
	22(b)(xii)		Hot Springs State Park	A
	22(c)		E.K. Wilkins State Park	A
	22(d)		Sinks Canyon State Park	A
	25		Trail use	B
8. EFFECTIVE DATE				

The above revised bail deposit and forfeiture schedules shall become effective July 1, 1997.

FILED
DISTRICT COURT
'00 JUL 3 PM 2 27
DISTRICT CLERK
CLERK

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING**

**AMENDED ORDER ESTABLISHING COLLATERAL FORFEITURE/APPEARANCE
BOND FEE SCHEDULE FOR THE WIND RIVER INDIAN RESERVATION**

It appearing to the Court that it is necessary to establish a collateral forfeiture/appearance bond fee schedule for the Wind River Indian Reservation, and being fully advised in the premises, it is

ORDERED that the following list comprises those statutes and regulations that shall be enforced by the Bureau of Indian Affairs on the Wind River Indian Reservation. Included herein is the applicable collateral forfeiture/appearance bond fee schedule for each offense listed, which shall be understood that if not governed by this schedule, the decision whether to (1) take an accused violator into custody; (2) allow him/her to forfeit collateral; or (3) to merely issue a warning shall be within the sound discretion of the law enforcement personnel. In addition, should a violator appear before a United States Magistrate Judge, said Magistrate Judge may impose a fine or imprisonment or both, up to the statutory maximum without regard to this schedule.

Three types of offenses are listed throughout this schedule and the procedures which follow shall govern each:

- (1) Mandatory Appearance Where Bail is Required:

Some of the offenses contained herein have been deemed by the United States District

Court to require that an accused violator be detained and brought before an available United States Magistrate Judge. In the event a Magistrate Judge is not immediately available, and in the interest of preventing undue detention, an amount of bail has been established, which the accused violator may tender to the person authorized to accept bail for the Magistrate Judge. This bail is intended to insure the appearance of the violator at the time and place noted on the violation notice and is not forfeitable. If the violator is unable to make the required bail, he/she shall be placed in proper custody, and he/she shall remain in such custody until he/she makes bail or is released by the Magistrate Judge.

Throughout the schedule these offenses are denoted by a required appearance and bail amount has been set. In each case where so indicated, the above procedure shall be followed.

(2) Mandatory Appearance Where No Bail Is Required:

In all cases where a mandatory appearance is required but no bail amount has been set, the violator may be allowed to go free, but he/she must be advised to appear on the date indicated on the violation notice, and under no circumstances may he/she forfeit collateral.

(3) Offenses Where Collateral May Be Forfeited:

In those instances where a collateral amount has been set and no mandatory appearance is required, the accused may be allowed to plead guilty without an appearance before the Magistrate Judge and forfeit the collateral amount applicable to the offense charged. The law enforcement officer under any circumstances may require the violator to deposit the collateral in the United States Mail in the presence of said officer.

IT IS FURTHER ORDERED that in the event an offense occurs to which no reference has been made in this Schedule, the law enforcement agency involved shall immediately contact the United States Attorney's Office in Cheyenne, Wyoming, at (307) 772-2124 or the United States Attorney's Office in Casper, Wyoming, at (307) 261-5434, for advice and consultation.

IT IS FURTHER ORDERED that Local Rule 58.4, entitled "Petty Offense Forfeiture of Collateral in Lieu of Appearance," of the United States District Court for the District of Wyoming shall be in effect as if fully set forth herein.

DATED this 3rd day of July, 2000.


CHIEF JUDGE
UNITED STATES DISTRICT COURT

SECTION X -- WIND RIVER INDIAN RESERVATION

Violation occurring within lands administered by the Bureau of Indian Affairs charged under cited sections of Title 25, Code of Federal Regulations.

<u>PART II</u>	<u>LAW AND ORDER ON INDIAN RESERVATIONS</u>	<u>COLLATERAL FEE</u>
11.38	Assault	Mandatory Appearance or \$200 bail
11.39	Assault and battery	Mandatory Appearance or \$200 bail
11.40	Carrying concealed weapon	Mandatory Appearance or \$200 bail
11.41	Abduction	\$100.00
11.42	Theft	Mandatory Appearance or \$100.00 bail
11.43	Embezzlement	\$100.00
11.44	Fraud	\$100.00
11.45	Forgery	\$100.00
11.46	Misbranding	\$50.00
11.47	Receiving stolen property	\$100.00
11.48	Extortion	\$100.00
11.49	Disorderly conduct	\$50.00

11.50	Reckless driving	Mandatory Appearance or \$150.00 bail
11.51	Malicious	\$150.00
11.52	Trespass	\$50.00
11.53	Injury to public property	\$50.00
11.54	Maintaining public nuisance	\$50.00
11.55	Possess, sell trade, transport, or manufacture any beer, ale, wine, whiskey, or any article whatsoever which produces alcoholic intoxication	\$100.00
	Driving while under the influence	Mandatory Appearance or \$350.00
11.56	Cruelty to Animals	\$50.00
11.57	Game Violations	\$50.00
11.58	Gambling	\$100.00
11.59	Adultery	\$100.00
11.61	Illicit cohabitation	\$100.00
11.62	Prostitution	\$100.00
11.63	Giving venereal disease to another	\$100.00
11.64	Failure to support dependent person	\$100.00
11.65	Failure to send children to school	\$50.00
11.66	Contributing to the delinquency of a minor	\$250.00

11.67	Bribery	\$100.00
11.68	Perjury	\$100.00
11.69	Make or cause to be made the unlawful arrest, detention or imprisonment or another (false arrest)	\$100.00
11.70	Resisting Lawful Arrest	\$250.00
11.71	Interference with lawful function of officer (refusing to aid officer)	Mandatory Appearance or \$150.00 bail
11.72	Escape	\$100.00
11.73	Disobedience to Lawful Orders of Court	\$100.00
11.74	Violation of an Approved Tribal Ordinance	\$50.00