[For use with District Court Criminal I	Rule 5-210]
STATE OF NEW MEXICO COUNTY OF	
JUDICIAL DIST	RICT
STATE OF NEW MEXICO	
v.	No
,1	Defendant
	Warrant No Judge
WARRAN	T FOR ARREST
THE STATE OF NEW MEXICO TO AN THIS WARRANT:1:	IY OFFICER AUTHORIZED TO EXECUTE
arrest the above-named defendant and bri	E CAUSE, YOU ARE COMMANDED to ng the defendant without unnecessary delay (here state common name and description of
contrary to Section[s]	NMSA 1978.
Bond provisions:	
Bond is set in the amount of \$	[cash bond 10% of bond] [surety]
Date:	
Judge	
Description of defendant:	
Data of hinth	

Sex (male) (female) Hair color Scars, marks and tattoos:	Eyes	
Vehicle (make, model, year and color, if known)		
Extradition Information	n:	
The State will extradite the state will extradite the state of the sta	ous state the continental U	•
Prosecuting attorney: By: Date: Originating officer Originating agency		
RET	URN WHERE D	EFENDANT IS FOUND
		nt on the day of a copy of this warrant on the day of
and caused this warrant to	o be removed from	n the warrant information system identified in
		Signature
		Title
	USE	NOTES

- 1. An arrest warrant may be directed to a full-time salaried state or county law enforcement officer, a municipal police officer, a campus security officer, or an Indian tribal or pueblo law enforcement officer.
- 2. If the judge is unavailable, defendant must be brought before designee for setting of conditions of release. A defendant accused of a bailable offense may not be held without the setting of conditions of release.

[Approved, effective June 1, 1999.]