## LR03-CR00-BOND-1: General Provisions for Bonds

(A) **Bond Schedule.** Unless otherwise ordered by the Court, the following shall be the amounts set for the bail bonds:

Charge Bond	Amount
Alcohol Misdemeanors	\$5,000 Cash
Class C Misdemeanors	\$2,500 Cash
Class B Misdemeanors	\$3,000 \$3,500 Cash
Class A Misdemeanors (non-driving)	\$3,500 \$5,000 Cash
Class A or C Misdemeanor (OMVUI)	\$7,500 Cash
Class D Felony (OMVUI)	\$7,500 \$10,000 Cash
Class C Felony driving related (HTV)	\$10,000 \$15,000 Cash
Class D Felony (non-driving)	\$30,000 Cash
Class D Felony (possession of meth	
or theft of meth precursors)	\$50,000 Cash
Class D Felony (manufac. or distrib. meth)	\$75,000 Cash
Class C Felony (non-driving)	\$80,000 \$25,000 Cash
Class C Felony (possession of meth)	\$100,000 Cash
Class C Felony (manuf. or distrib. meth)	\$200,000 Cash
Class B Felony	\$200,000 \$75,000 Cash
Class B Felony (possession of meth)	\$350,000 Cash
Class B Felony (manuf. or distrib. meth)	\$500,000 Cash
Class A Felony	\$500,000 <u>\$150,000</u> Cash
Murder	NO BOND

All bonds may be posted in full in cash or ten (10%) percent in cash of the full amount. In the event that an arrest is made without a warrant signed by a judge endorsing a specific bond, the charts above shall establish the bond for a "preliminary charge." In the event that the individual is arrested on more than one "preliminary charge," the bond shall be determined by adding the amounts indicated for each charge times the total number of charges set in the amount of bond for the most serious offense.

In the event that the arresting officer believes that the above schedule is not appropriate for a specific arrest based upon facts known to the officer or surrounding circumstances, the officer may complete an affidavit in a form substantially conforming to the form attached hereto (Form B) and provide it to the Sheriff's Department and the Sheriff is authorized to hold such arrestee until the sooner of forty-eight (48) hours (excluding weekends and holidays) or until further order of a Judge.

Indiana, suspected of the following crimes who have been arrested and booked into jail may be released without posting bond according to the following schedule:

1. Illegal Consumption: May be released after burn off of the alcohol in their system, generally after four to eight hours or immediately to their parent or guardian.

2. Public Intoxication: May be released after burn off of the alcohol in their system, generally after four to eight hours.

3. Possession of Marijuana (less than 30 grams): May be released immediately.

4. Possession of Paraphernalia: May be released immediately.

5. Driving while Suspended (Prior): When suspension is for a technical violation or for failure to pay on outstanding infractions in this or other counties, may be released

immediately. (NOTE: Suspects who are alleged to have committed this crime who are

suspended for alcohol or drug violations are not to be released under this rule.)

The following United States Citizens who are residents of Bartholomew County,

## LR03-AR17-1: Caseload Plan

### **CRIMINAL CASE FILINGS**

See LR03-CR2.2-1 Transfer of Criminal Cases See LR03-CR13-1

#### CIVIL CASE FILINGS

- (A) Infraction cases (except for juvenile non-driving infractions) shall be filed in Superior Court 2.
- (B) Ordinance Violation cases may be filed in any court.
- (C) Juvenile Chins, Delinquents, Status, Paternity, Miscellaneous, Status, <u>Juvenile</u> Infractions, and Juvenile Ordinance Violation cases shall be filed in Circuit Court.
- (D) Civil Plenary, Reciprocal, Adoption, Estates, Guardianships Trusts, and Miscellaneous Civil cases may be filed in any court.
- (E) Mortgage Foreclosure, Civil Tort, and Domestic Relations cases shall be filed randomly between Circuit, Superior 1 and Superior 2 Courts.
- (F) Mortgage Foreclosure cases may be filed in either Circuit or Superior 1.

- (**F** <u>G</u>) Civil Collection cases may be filed in either the Circuit or Superior 2 Court.
- (G-H) Small Claim cases shall be filed in Superior Court 2.
- (H-I) Mental Health cases shall be filed in Superior Court 1.
- (I J) Protective Order cases shall be filed randomly between Superior 1 and Superior 2 Courts with Superior 1 receiving one-third (1/3) and Superior 2 receiving two-thirds (2/3) of these cases, unless there is currently pending a case involving the parties in another Bartholomew County Court. If there is a currently pending case involving the parties in another Bartholomew County Court, then the protective order case shall be filed in the court where the other case is pending, unless the underlying case is a DR filed in Circuit Court. In that case, the protective order case shall be filed in Superior Court 2 and the DR case shall be transferred to Superior Court 2. Circuit Court shall retain those PO cases where there is currently pending another case in Circuit Court other than a DR case (such as JP, JC, JD, JS, or JT cases).

# TRANSFER OF CASES AS A RESULT OF CONFLICTS BETWEEN SUPERIOR COURT 2 JUDGE AND FAMILY MEMBERS WHO PRACTICE LAW

The judge in Bartholomew Superior Court 2 has a husband and a son who practice law in a law firm with additional associates, all of whom practice law in Bartholomew County. To avoid conflicts and the appearance of impropriety, in the event that an attorney from the law firm of either the husband or son of the Superior Court 2 judge enters their appearance on behalf of a party in a case in Superior Court 2, Superior Court 2 will transfer the case as follows:

- (A) All criminal felony and misdemeanor cases, as well as all PC, CM, and MC cases shall be transferred to Circuit Court.
- (B) All OV, PL, MF, CC, CT, DR, RS, MH, AD, EU, GU, TR, PO, and MI cases shall be transferred to Superior Court 1.
- (C) The Circuit Court Judge shall be named as Special Judge in all IF cases.
- (D) The Superior Court 1 Judge shall be named as Special Judge in all SC cases.