LR31-CR00-14

BOND SCHEDULE AND RULES

All Class "C" Misdemeanors	\$200.00 Full Cash	OR	\$1,00	00.00 Surety	
All Class "B" Misdemeanors	\$400.00 Full Cash	OR	\$2,000.00 Surety		
All Class "A" Misdemeanors	\$600.00 Full Cash	OR	\$3,00	00.00 Surety	
All Class "D" Felonies	\$1,000.00 Full Cash	OR	\$5,00	00.00 Surety	
All Class "C" Felonies	\$5,000.00 Full Cash		No Surety Bond		
All Class "B" Felonies	\$25,000.00 Full Cash		No Surety Bond		
All Class "A" Felonies	\$50,000.00 Full Cash		No Surety Bond		
All Level "6" Felonies	\$1,000.00 Full Cash		OR	\$5,000.00 Suret	y
All Level "5" Felonies	\$2,500.00 Full Cash		No Surety Bond		
All Level "4" Felonies	\$5,000.00 Full Cash		No Surety Bond		
All Level "3" Felonies	\$10,000.00 Full Cash		No Surety Bond		
All Level "2" Felonies	\$25,000.00 Full Cash		No Surety Bond		
All Level "1" Felonies	\$50,000.00 Full Cash		No Surety Bond		

Illegal Aliens

No Bond for three (3) working days unless INS notifies jail sooner of No Hold

Attempted Murder

\$100,000 Full Cash Only

Murder, a person charged with a violent crime as defined in I.C. 5-2-6.1-8 that results in bodily injury or death to a victim, any crime that results in death, serious bodily injury, or bodily injury to the victim, battery upon a child, Invasion of Privacy, Child Molesting, Child Solicitation, Sexually Violent Predator Defendants as defined in

I.C. 35-33-8-3.5, True Identity of

Person Unknown, and Fugitives from another state

No Bond until set by Court after

hearing

Property and percentage bonds may only be posted if authorized by the Court.

Upon issuance of a criminal warrant, the amount of bail specified may be endorsed upon the warrant, in which case, the amount endorsed supersedes the bond schedule.

Any person arrested for a new criminal charge who has been arrested for a criminal charge within one (1) year of the date of the new arrest shall be required to post a bond in amount equal to twice (double) the amount that would otherwise be required to be posted.

In determining the bail for persons that are arrested for a new criminal charge who are on probation or parole the Court finds a person arrested for a new criminal charge who is on parole or on probation for a felony offense shall be held without bond for fifteen (15) days or until brought before the Court. At the expiration of the fifteen (15) day hold the bond shall be twice (double) the amount that would otherwise be required if the defendant was not on parole or probation for a felony offense.

As a condition of bond, all persons, defendants and/or bond makers posting cash bonds are to be notified that bond will be receipted in the name of the Defendant and may be subject to payment to the Clerk of the Court for fines, Court costs, probation user fees, pre-trial diversion fees, alcohol-drug program fees, alcohol and drug countermeasure fees, drug interdiction fees, restitution, public defender fees or any other assessment pursuant to I.C. 35-33, before any balance will be released to the Defendant or bond maker. The Sheriff is directed to notify each person posting bond of this Order of the Court. Bond maker shall pay a \$5.00 fee on each bond for the special death benefit fund as required by law.

Due to the Sheriff's inability to bond all persons that handle cash bonds, the Sheriff of Harrison County, in his discretion, may require all "full cash" bonds to be posted using certified check or money order.

Any person arrested for a crime of domestic violence (as described in I.C. 35-41-1-6.3) **shall not be permitted to post any bond for 8 hours** or until the person is brought before the Court, whichever comes first.

The following No Contact condition of bond Protective Order shall apply only to cases involving a defendant who is charged with committing a violent crime (as defined in I.C. 5-2-6.1-8) that results in bodily injury to a person when ordered by the Court after a hearing. The No Contact condition of bond shall remain in effect until further order of the Court.

NO CONTACT ORDER UPON RELEASE FROM CUSTODY ON BAIL OR PERSONAL RECOGNIZANCE.

This is a No-Contact Protective Order. The defendant shall have NO CONTACT with the alleged Victim(s) in this matter, in person, by telephone or letter, through a third party, or an intermediary, or in any way, directly or indirectly while released from custody pending trial, and shall refrain from abusing, stalking, harassing, threatening, intimidating or disturbing the peace of the alleged Victim (s). Defendant shall not use, attempt, or threaten the use of physical force against the alleged Victim(s) that would reasonably be expected to cause bodily injury. Defendant shall not use physical force of any kind against the alleged victim(s). The Court finds this order is necessary to preserve the safety, peace, and dignity of the community. Violation of this Order is a crime, invasion of privacy, under I.C. 35-46-1-15.1. Any person subject to a Protective Order may be prohibited from possessing any firearm or ammunition under federal law. This Order is issued pursuant to I.C. 35-33-8.