## **RULES SUPPLEMENTING INDIANA RULES OF CRIMINAL PROCEDURE**

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

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

Charge Bond	Amount
Class C Misdemeanors	\$2,500 Cash
Class B Misdemeanors	\$3,500 Cash
Class A Misdemeanors	\$5,000 Cash
Class D Felony	\$10,000 Cash
Class C Felony (HTV)	\$15,000 Cash
Class C Felony	\$25,000 Cash
Class B Felony	\$75,000 Cash
Class A Felony	\$150,000 Cash
Murder	NO BOND
Level 1 Felony	\$150,000.00 Cash
Level 2 Felony	\$100,000.00 Cash
Level 3 Felony	\$ 75,000.00 Cash
Level 4 Felony	\$ 40,000.00 Cash
Level 5 Felony	\$ 15,000.00 Cash
Level 6 Felony	\$ 7,500.00 Cash

In the event that the alleged crime involves possession of Heroin, Unlawful Possession of a Syringe, Methamphetamine or Pseudoephedrine or Anhydrous Ammonia, the Bond shall be increased by \$50,000.00 Cash. In the event the alleged crime involves distribution of Heroin, Methamphetamine or manufacture of Methamphetamine, the Bond shall be increased by \$100,000.00 Cash.

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 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.

## LR03-CR00-DISCOVERY-1: Reciprocal Pre-Trial Discovery

(A) How Made. In all criminal cases, mandatory reciprocal pre-trial discovery must be furnished by the State within thirty (30) days of the date of the earlier of the omnibus date or the appearance by an attorney on behalf of the defendant and the defendant's pre-trial discovery must be made within 30 days after the State's production. However, in cases involving the appointment of a public defender, the thirty (30) day time frame shall begin upon the State receiving the notice of appointment of the public defender instead of filing of appearance.

**(B)** State's Mandatory Obligations. The State must furnish the following to the defendant or the attorney for the defendant as though a Request For Production was filed:

- (1) the names and last known addresses of persons whom the State may call as witnesses, together with their relevant written or recorded statements;
- (2) any written or recorded statements and the substance of any oral statements made by the accused or by a co-defendant, and a list of any witnesses to the making or acknowledgment of such statements;
- any reports or statements of experts, made in connection with the particular case, including the results of physical or mental examinations and of scientific tests, experiments or comparisons;
- (4) any books, papers, documents, photographs or tangible objects which the prosecuting attorney intends to use in the hearing, or trial, or which were obtained from or belong to the accused;
- (5) any record of prior criminal convictions which may be used for impeachment of the persons whom the State intends to call as witnesses at the hearing or trial;
- (6) the terms of any agreements made with co-defendants or other State's witnesses to secure their testimony;
- (7) any material or information within the State's possession that tends to negate the guilt of the accused as to the offense charged or would tend to reduce the defendant's punishment.