- F. If a case filed in 27D03 must be transferred to another Court, the Clerk is to use the random selection process outlined above.
- G. If 27C01, 27D01, or 27D02 becomes over-burdened with cases from the blind draw system that Court's ball may be removed from further draws in criminal cases upon majority vote of the three (3) Judges of those Courts for whatever length of time and upon such terms and conditions that those Judges agree.
- H. When a change of Judge has been granted, the successor Court shall be selected in accordance with the random selection process outlined above. If all Grant County Judges have declined to exercise jurisdiction or are unable to do so, a special judge will be assigned according to the provisions of Local Rule 79-3(E).

IV. Miscellaneous Provisions

- A. Multiple offenses against the same defendant arising from the same course of conduct shall be filed contemporaneously with the other charges using the highest class of charge in determining in which Court the case shall be filed.
- B. When multiple defendants are charged with crimes arising out of the same facts and circumstances, all of the charges shall be filed in the same Court, which shall be selected according to the highest class of the charges filed against any of the defendants.
- C. The Judge of one Court may transfer any case to be redocketed in another Court, if the Judge of the receiving Court consents to the transfer and the receiving Court has jurisdiction over the subject matter of the case.

LR-27 CR 00-20 Bond Schedule Bail/10% Cash Bond/Surety Bond/Schedule for Warrantless Arrests For All Courts in Grant County, Indiana

The **Bail / Surety Bond Schedule** for cases filed in Gas City City Court (GCCC); Grant Circuit Court (Circuit), Grant Superior Court 1 (Superior 1), Grant Superior Court 2 (Superior 2), Grant Superior Court 3 (Superior 3), and Marion City Court (MCC) shall be as set out below, **unless otherwise ordered by a judicial officer in a specific case**. The term "bail" means the full amount (100%). The term "cash bond" refers to posting 10% of the amount of the bail in cash. The term "surety bond" refers to paying a non-refundable fee (usually 10% of the bail) to an approved surety company, which in turn posts its guarantee to pay the full amount of the bail, if the Defendant fails to appear and the appropriate revocation procedures have been followed. The term "cash" includes a credit card payment.

When a 10% cash bond or a surety bond is posted, the Defendant must also pay the \$5 special death benefit fee. [See Ind. Code § 35-33-8-3.2(d)(1).]

If the Defendant posts a cash bond, a 10% administrative fee not to exceed \$50 will be assessed. [See I.C. § 35-33-8-3.2(a)(2).]

The Defendant and any other person posting cash must execute an agreement authorizing the Court, if the Defendant is convicted, to use all or part of the cash to pay the following: 1) fines; 2) costs; 3) fees; 4) publicly paid costs of representation; and 5) restitution. [See I.C. § 35-33-8-1.5 and I.C. § 35-33-8-3.2(a).] In addition, the agreement must authorize the Defendant to use all or part of the cash to privately employ and pay an attorney to represent the Defendant in the criminal case. [See *State ex rel. Williams v. Ryan*, 490 N.E.2d 1113 (Ind. 1986).]

If the Defendant is a foreign national unlawfully present in the United States under federal immigration law, only a 100% cash bail may be posted.

A Defendant posting bail or the 10% cash bond by means of a credit card must pay the credit card service fee under I.C. § 33-37-6.

If the Defendant is a sexually violent predator defendant, as defined in I.C. § 35-38-1-7.5, or is arrested for or charged with the commission of an offense that would classify the person as a sex or violent offender, as defined in I.C. § 11-8-8-5, the Defendant may not be admitted to bail until a judicial officer has conducted a bail hearing in open court, which should be done within 48 hours after arrest unless exigent circumstances prevent holding the hearing within 48 hours. [See I.C. § 35-33-8-3.5.]

If the Defendant was arrested for a crime of domestic violence as described in

I.C. § 35-31.5-2-78, the judicial officer may not authorize the Defendant to be released until at least 8 hours from the time of the arrest. [See I.C. § 35-33-8-6.5.]

When multiple crimes have been charged, use the bail that is listed for the highest level crime.

If the Defendant has been arrested for a violent crime (as defined in I.C. § 5-2-6.1-8) that results in bodily injury to a person, such as battery with injury, strangulation, domestic battery, etc., the Defendant is automatically prohibited from having any direct or indirect contact with the alleged victim for 10 days from the Defendant's release from custody or until the initial hearing, whichever occurs first. [I.C. § 35-33-8-3.6]. If a judicial officer issues a No Contact Order, it will replace the automatic no contact provision of the bond. A No Contact Order issued by a judicial officer will be in effect until changed or terminated by a judicial officer.

If the Defendant was on probation or parole for a case in a court of general jurisdiction when the new crime is alleged to have been committed, the Defendant is to be **held for up to 15 days after arrest on the new charge** to allow the appropriate parole or probation authority time to file a petition to revoke the Defendant's probation or parole, unless otherwise ordered by a judicial officer. [See I.C. § 35-33-8-6.] The 15 day hold does not apply to cases in courts that are not general jurisdiction courts, such as the GCCC and the MCC.

In columns with two figures, such as "\$4,000 – \$400", the higher amount is the bail and the smaller amount is the 10% cash bond. If only one amount appears in a column, it refers to the bail.	Grant County Resident	Other Indiana Resident	Out-of- State Resident	Surety bonds may not be used for any person, whose identity cannot be verified and/or for a foreign national unlawfully in the United States. Only cash is accepted.
Extra bond added to the standard bond for a new felony arrest while on bail, bond or recognizance on a pending felony case: Cash Only	\$25,000 - \$2,500	\$50,000 — \$5,000	\$75,000 – \$7,500	\$75,000
Probation Violation and Home Detention Violation in the Circuit & Superior Courts: Cash Only	\$25,000 - \$2,500	\$50,000 - \$5,000	\$75,000 – \$7,500	\$75,000
Probation Violation and Home Detention Violation in the GCCC & MCC: Cash Only	\$2,000 – \$200	\$4,000 – \$400	\$6,000 – \$600	\$6,000
GCCC and MCC domestic battery, battery with injury, resisting, and invasion of privacy misdemeanors: Cash Only	\$4,000 – \$400	\$8,000 – \$800	\$12,000 – \$1,200	\$12,000
All other GCCC and MCC misdemeanors: Cash Only	\$2,000 – \$200	\$4,000 – \$400	\$6,000 – \$600	\$6,000
All misdemeanors in the Circuit & Superior Courts: Cash Only	\$5,000 – \$500	\$10,000 — \$1,000	\$15,000 – \$1,500	\$15,000
Level 6 Felonies of Domestic Battery or Strangulation: Cash Only	\$10,000 — \$1,000	\$20,000 - \$2,000	\$30,000 – \$3,000	\$30,000

All other Level 6 Felonies: Cash Only	\$6,000 – \$600	\$12,000 – \$1,200	\$18,000 – \$1,800	\$18,000	
Level 5 Felonies of Robbery or Kidnapping: Full cash bail or surety bond	\$20,000	\$40,000	\$60,000	\$60,000	
All other Level 5 Felonies: Cash Only	\$10,000 — \$1,000	\$20,000 - \$2,000	\$30,000 – \$3,000	\$30,000	
Level 4 Felony: Full cash bail or surety bond	\$20,000	\$40,000	\$60,000	\$60,000	
Level 3 Felony: Full cash bail or surety bond	\$30,000	\$60,000	\$90,000	\$90,000	
Level 2 Felony: Full cash bail or surety bond	\$50,000	\$100,000	\$150,000	\$150,000	
Level 1 Felony: Full cash bail or surety bond	\$100,000	\$200,000	\$300,000	\$300,000	
Murder or Treason	There shall be NO BOND, except as set by a judicial officer.				

LR-27 TR 79-3 Selection of Special Judges in Civil Cases

When a change of judge has been granted by a Judge of the Grant Circuit Court, Superior Court 1, Superior Court 2, or Superior Court 3 or if the Judge of the Grant Circuit or Superior Court disqualifies under Indiana Trial Rule 79(C) and a Special Judge is not selected under T.R. 79(D), then the special judge in the case shall be selected from the full-time general jurisdiction judges of the remaining three (3) courts. This shall be done in the following manner:

A. Random selection of the special judge shall be done by the Clerk of the Grant Circuit Court. The Clerk shall maintain a closed container with four (4) identical balls. Each of the four (4) balls will be designated for one of the four (4) courts of record in Grant County. The Clerk shall remove the ball representing the Court from which there has been a change of judge granted or disqualification, leaving the other three balls in the box and the Clerk shall then randomly select one of the three balls from the box. The Clerk shall enter the name of the Court that has