

Applicable Indiana Rules

| Rule/Other Authority | Public Access at Court House | Remote Public Access |
|---|---|--|
| Administrative Rule 9(D)(1) | All non-confidential records -CCS -Case File -Record of Judgments and Orders -Indexes | |
| Administrative Rule 9(E) | | Courts should endeavor to make remotely accessible to the public at least: <ol style="list-style-type: none"> (1) Litigants/Party index (2) New case filing with names of parties (3) CCS (4) Calendars, dockets-including dates, and location of hearings (5) Judgements, orders, and decrees |
| Trial Rule 77(K) | | Majority of judges in courts of record and the clerk can seek permission from State Court Administration and Supreme Court to make publicly available through remote e-access court records, not limited to: <ol style="list-style-type: none"> (1) CCS (2) RJO (3) Index (4) Case File <p>Supreme Court has authorized remote access to CCS. With the exception of a Henry County pilot project, no trial courts have been authorized to post RJO or case file records.</p> |
| Supreme Court Order of December 5, 2007 | | Odyssey courts: <ul style="list-style-type: none"> Cases filed - party & case number Party addresses Attorney names & addresses CCS |