

**In the
Indiana Supreme Court**

IN THE MATTER OF)
REQUEST FOR APPROVAL)
OF LOCAL RULES) **Case No. 94S00-1504-MS-_____**
FOR COURTS OF RECORD IN) **Lower Court No.: 14C01-1504-CB-000170**
DAVISS COUNTY)

REQUEST FOR APPROVAL OF LOCAL RULE
RE-ADOPTING CURRENT CASELOAD
ALLOCATION RULE

The judges of the courts or record of Daviess County have met and reviewed the 2014 weighted caseload statistics of the courts of record, which review reveals that the difference in utilization between any two courts of record does not exceed .40 based on the 2014 Weighted Caseload Report.

Accordingly, the judges of the courts of record have decided to re-adopt their local rule (LR14-AAR00-3.1)(2008) pertaining to caseload allocation as required by Administrative Rule 1, which local rule had previously been published for public comment as required by Trial Rule 81 and which has been approved by the Supreme Court, and request the Supreme Court to approve the re-adoption of the local caseload allocation rule.

Submitted this 13th day of April, 2015.

For the Courts of Record of Daviess County, Indiana

_____/S/_____
Hon Gregory A. Smith, Daviess Circuit Court

_____/S/_____
Hon. Dean A. Sobecki, Daviess Superior Court