

**In the
Indiana Supreme Court**

**IN THE MATTER OF REQUEST)
FOR APPROVAL OF LOCAL RULES)
IN GIBSON COUNTY)**

Case No. _____

**REQUEST FOR APPROVAL TO RE-ADOPT
CURRENT CASELOAD ALLOCATION RULE**

The judges of Gibson County have met and reviewed the 2013 weighted caseload statistics for the courts of record. Our review indicates that the difference in utilization between any two courts of record does not exceed .40 based on the 2013 Weighted Caseload Report.

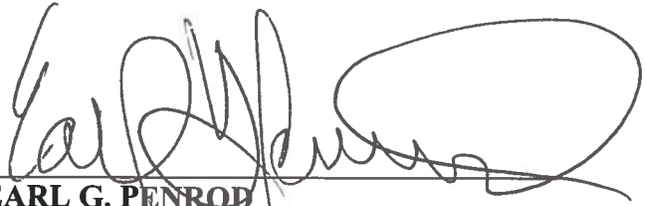
We have determined that our existing caseload plan does not need to be amended to incorporate the new felony level classifications effective July 1, 2014 as our caseload plan makes no reference to felony classifications and we have made no changes to the current allocation of criminal cases.

Accordingly, the judges of the courts of record have decided to re-adopt their local rule pertaining to caseload allocation as required by Administrative Rule 1. This local rule was previously published for public comment as required by Trial Rule 81 and approved by the Supreme Court. We request Supreme Court approval to re-adopt the current local rule on caseload allocation.

Submitted this 12 day of August, 2014, for the Courts of Record of Gibson County, Indiana.



**JEFFREY F. MEADE
JUDGE, GIBSON CIRCUIT COURT**



**EARL G. PENROD
JUDGE, GIBSON SUPERIOR COURT**