

STATE OF INDIANA) IN THE CIRCUIT AND SUPERIOR COURTS
)SS: OF GRANT COUNTY, INDIANA
COUNTY OF GRANT)

IN RE: THE AMENDMENT OF
LOCAL RULES LR-27-AR01-24 CAUSE NO. 27C01-1505-CB-___

**Notice of Proposed Amendment of Local Rule
for a Caseload Allocation Plan
for the Courts of Record of Grant County
June 1, 2015**

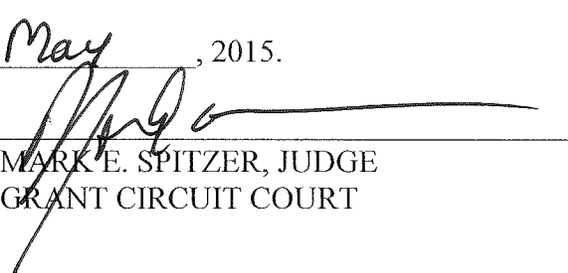
In accordance with Administrative Rule 1(E) of the Indiana Court Rules, the Grant Circuit and Superior Courts hereby give notice to the bar and the public that the Courts propose to amend Local Rule LR-27 AR01-24 setting forth the civil caseload allocation plan for the courts of record of Grant County, effective January 1, 2016. All new text is shown by underlining and deleted text is shown by ~~strike through~~. Local Rules for caseload allocation plans pursuant to Admin. R. 1(E) require Supreme Court approval and may not take effect until approved by the Supreme Court.

In accordance with Trial Rule 81(B), the time period for the bar and the public to comment shall begin on June 1, 2015, and shall close on June 30, 2015. The proposed amendments to the rule will be adopted, modified or rejected before July 31, 2015, and the final version of the rule will be submitted to the Indiana Supreme Court for review and approval not later than August 1, 2015. Comments by the bar and the public should be made in writing and mailed to:

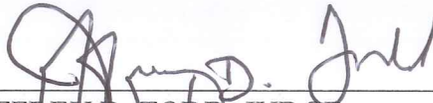
Mark E. Spitzer, Judge of the Grant Circuit Court, Attn: Public Comment on Local Rules, Grant County Courthouse, 101 East Fourth Street, Marion, Indiana, 46952.

A paper copy of the proposed amended local rule for Caseload Allocation Plan will be made available for viewing in the office of the Clerk of Grant County, Grant County Courthouse, 101 East Fourth Street, Marion, Indiana, 46952 during normal business hours. Persons with Internet access may view the proposed amended local rule for Caseload Allocation Plan at Grant County Clerk's website on www.grantcounty.net and the following website:
<http://www.courts.in.gov/rules/local>

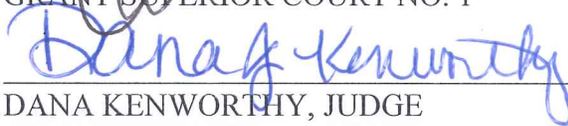
SO ORDERED this 27 day of May, 2015.



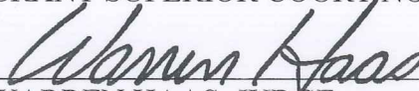
MARK E. SPITZER, JUDGE
GRANT CIRCUIT COURT



JEFFREY D. TODD, JUDGE
GRANT SUPERIOR COURT NO. 1



DANA KENWORTHY, JUDGE
GRANT SUPERIOR COURT NO. 2



WARREN HAAS, JUDGE
GRANT SUPERIOR COURT NO. 3



BRIAN MCLANE, MAGISTRATE
GRANT SUPERIOR COURT NO. 2

LR-27 AR01-24
ASSIGNMENT OF CIVIL CASES

- A) Civil cases for the following case types shall be filed as follows:
- 1) All MH cases shall be filed in Circuit Court.
 - 2) All cases related to tax sales shall be filed in Superior Court 1
 - 3) All PO and AD cases shall be filed in Superior Court 2.
 - 4) All IV-D cases for the collection of support shall be filed in Superior Court 2.
 - 5) All JP, JC, JT, and JM cases shall be filed in Superior Court 2
 - 6) All IF and OV cases that are not designated to be filed in the Gas City City Court or the Marion City Court shall be filed in Superior Court 3.
 - 7) All SC cases shall be filed in Superior Court 3.
 - 8) All ES, EU, and EM cases shall be filed in Superior Court 3.
 - 9) All GU cases involving the guardianship of minors shall be filed in Superior Court 2.
 - 10) All GU cases involving the guardianship of incapacitated adults shall be filed in Superior Court 3.
- B) Except as set forth above, and any statutory limitations on subject matter jurisdiction, civil cases may be filed in any court.

(Effective January 1, 2016~~2~~)