

STATE OF INDIANA)
)
COUNTY OF HAMILTON)

Notice of Proposed Amendments to Local Rules

Pursuant to Indiana Rule of Trial Procedure 81(B), the Circuit and Superior Courts of Hamilton County (“Courts”) give notice to the bar and public of the content of their proposed amendments to the following local rules:

LR29-CR00-305	Hamilton County Pretrial Services; Release on Bond or Personal Recognizance
Appendix B to LR29-CR00-305	Hamilton County Pretrial Release Schedule
Attachment 1 to Appendix B to LR29-CR-00-305	Pretrial Release Matrix
Attachment 2 to Appendix B to LR29-CR-00-305	Violent Felony List Level 3, 4, 5
LR29-PR00-709	Claims

1. All new text is shown by underlining and deleted text is shown by ~~striketrough~~.
2. Comments should be sent to:

Jill Acklin
Court Administrator
Jill.Acklin@hamiltoncounty.in.gov

3. Comments by the bar and public will be received until August 23, 2024.
4. Proposals will be adopted, modified, or rejected by the Courts by August 30, 2024.
5. The effective dates of the proposed amendments to the local rules shall be effective August 30, 2024.
6. The text of the proposed local rules has been provided to the county clerk and to the Indiana Supreme Court Office of Judicial Administration (“OJA”) in digital format; and

7. The Courts shall also give notice to the officers of the Hamilton County Bar Association.

WHEREFORE, the Courts respectfully request that the county clerk post this notice and the attached, proposed amendments to the local rules in the county clerk's office and on the county clerk's website, if any. The Courts further request that the OJA post this proposal on its website for public inspection and comment.

Respectfully submitted,

/s/ Andrew R. Bloch

Andrew R. Bloch, Judge

Hamilton Circuit Court

/s/ Michael A. Casati

Michael A. Casati, Judge

Hamilton Superior Court No. 1

/s/ Jon M. Brown

Jon M. Brown, Judge

Hamilton Superior Court No. 2

/s/ William J. Hughes

William J. Hughes, Judge

Hamilton Superior Court No. 3

/s/ J. Richard Campbell

J. Richard Campbell, Judge

Hamilton Superior Court No. 4

/s/ David K. Najjar

David K. Najjar, Judge

Hamilton Superior Court No. 5

/s/ Stephenie K. Gookins

Stephenie K. Gookins, Judge

Hamilton Superior Court No. 6

/s/ Darren J. Murphy

Darren J. Murphy, Judge

Hamilton Superior Court No. 7

IN THE CIRCUIT COURT AND SUPERIOR COURTS OF HAMILTON COUNTY
LOCAL CRIMINAL RULES

LR29-CR00-305. HAMILTON COUNTY PRETRIAL SERVICES; RELEASE ON BOND OR PERSONAL RECOGNIZANCE

305.10 RELEASE SCHEDULES: When any person is booked into the Hamilton County Jail on a warrantless arrest, the Sheriff shall either release or detain the person in accordance with the schedules found in Appendices A and A(1) pertaining to pretrial release and bond.

305.20 SEPARATE BONDS: The Circuit and Superior Courts of Hamilton County will only accept appearance bonds written for a single cause number and will not accept lump sum appearance bonds that apply to more than one cause number.

305.30 CONDITIONS OF RELEASE: All releases on bond or on personal recognizance are subject to the following basic conditions:

- a. Defendant shall appear in court at all times required by the Court;
- b. Defendant shall not leave the State of Indiana without the prior written consent of the Court;
- c. Defendant shall not commit nor be arrested for another criminal offense;
- d. Defendant shall keep Pretrial Services, his or her attorney and the Court advised in writing of any change of address, email address, and telephone number within 24 hours of such change; and
- e. Any other condition set forth in Appendices A and/or A(1) or as ordered by the court. Pursuant to IC 35-33-8-3.2(a)(4), a defendant's release may also be conditioned upon refraining from direct or indirect contact with the alleged victim of an offense or other individual as ordered by the Court. Violation of any condition of release may result in the Court revoking the defendant's release and issuing a re-arrest warrant.

305.40 PROPERTY BONDS: The Circuit and Superior Courts of Hamilton County will grant a defendant's release on a property bond only after notice is sent to the Prosecuting Attorney and a hearing is set to determine whether such a bond is proper.

305.50 ALTERATION OF BOND: At a defendant's initial hearing, the judicial officer conducting the hearing may not alter the bond. If a judicial officer has set the defendant's initial bond, the bond has already been set by a judicial officer, then the judicial officer conducting the initial hearing may not alter the bond.

If the Sheriff has initially set the bond according to the Bond Schedule or is holding the defendant without bond pursuant to the Pretrial Services' rules, then the judicial officer who conducting the initial hearing:

- a. shall adjust the bond to conform with the actual charges filed by the State may set, increase, or decrease the money bond, if warranted by the circumstances, unless prohibited in subsection "c" below;
- b. may increase the bond, if an increase is warranted by the circumstances may release the defendant on his or her own recognizance to Pretrial Services, if warranted by the circumstances, unless prohibited by subsection "c" below;

- c. ~~may reduce the bond, if multiple charges have been filed, to an amount not lower than the highest class bond for one charge (unstacking), if a reduction is warranted by the circumstances if one of the charges filed is Offense Level “D” (as defined in paragraph 14 of Appendix B) and multiple charges are filed, may increase the bond, but may not set or decrease the bond lower than the bond for the highest-class charge, if a decrease is warranted by the circumstances; and/or~~
- d. may release the defendant on his or her own recognizance for medical reasons if recommended by the Sheriff and if notice has been given to the prosecuting attorney.

In all other cases, a Court shall set ~~a motion for a bond reduction for a hearing on a request for bond review~~ and the Court shall give notice of the hearing to the prosecuting attorney, defendant’s counsel, and such persons required to be notified by law.

305.60 Hamilton County Pretrial Services. Hamilton County Pretrial Services (“Pretrial Services”) shall operate under the authority of the Circuit and Superior Courts of Hamilton County with day-to-day operations supervised by its Director who shall report to the Judges of those Courts. Pretrial Services shall include those persons acting under the Director’s authority or direction. The purpose of Pretrial Services shall be to assess the risk posed by the release of individuals booked into the Hamilton County jail on a criminal charge, and to supervise those who are released under the authority of Pretrial Services. The Hamilton County Courts grant Pretrial Services the authority ~~the authority~~ to perform the following duties:

- a. Conduct Assessments: Each individual booked into the Hamilton County Jail on a criminal charge, unless ordered or exempted by the court, shall be assessed as to his/her risk for failure to appear, risk of re-offending, and risk of potential harm to the community or to self if released from custody pending a resolution of a pending charge or charges. The safety of the community shall be paramount, but given this priority, Pretrial Services shall attempt to maximize release without money bond where appropriate. Pretrial Services shall utilize at least one screening tool approved by the Indiana Supreme Court for this purpose and such other instruments as may be approved and required by the Judges of the Circuit and Superior Courts of Hamilton County.
- b. Supervise Participants: Each individual approved for release from custody shall be under the supervision of Pretrial Services as a participant. The Program shall utilize means of supervision approved by the judges of the Circuit and Superior Courts that are consistent with the assessed risk level of the participant, and shall have the authority to increase or decrease supervision requirements during the pendency of the participant’s case, as appropriate.

305.70 Alteration of Release Status: ~~If a judicial officer has set the defendant’s initial bond, then the judicial officer conducting the initial hearing may not alter the bond. If the Sheriff has initially set the defendant’s bond in accordance with Appendix A, or if the defendant has been determined to be eligible for release in accordance with Appendix B, then the judicial officer who conducts the initial hearing:~~

- ~~_____ a. shall adjust the bond to conform to the actual charges filed by the State;~~
- ~~_____ b. may increase the bond, if an increase is warranted by the circumstances;~~
- ~~_____ c. may set a money bond if the defendant is still in custody when he/she appears before the judicial officer, even if it has been determined that the defendant is eligible for release to Pretrial Services~~
- ~~_____ d. may reduce the bond, if multiple charges have been filed, to an amount not lower than the highest class bond for one charge (unstacking), if a reduction is warranted by the circumstances;~~
- ~~_____ e. may release the defendant on his or her own recognizance;~~
 - ~~_____ (1) for medical reasons if recommended by the Sheriff and if notice has been given to the prosecuting attorney;~~
 - ~~_____ (2) with or without conditions upon the agreement of the prosecuting attorney and the defendant’s counsel and after a review of a pretrial release screening report filed with the court;~~

~~_____ f. may release the defendant to the supervision of Pretrial Services under such conditions found appropriate after review of a pretrial release screening report filed with the court;~~

~~_____ g. after review of a pretrial release screening report filed with the court, and upon agreement of the prosecuting attorney and the defendant's counsel, may modify conditions of release previously imposed.~~

(Amended Effective August 30, 2024).

APPENDIX B TO LR29-CR00-305

HAMILTON COUNTY PRETRIAL RELEASE SCHEDULE

This schedule applies to all cases to be filed in the Circuit and Superior Courts of this county and the City of Carmel, City of Noblesville, and City of Fishers Courts. **THE SHERIFF OF HAMILTON COUNTY IS HEREBY ORDERED TO FOLLOW THIS SCHEDULE FOR DETERMINING THE PRETRIAL RELEASE OR DETENTION OF ALL INDIVIDUALS ARRESTED FOR CRIMINAL OFFENSES TO BE FILED IN THE ABOVE COURTS.**

Pursuant to the authority of the Hamilton County Circuit and Superior Courts to establish a reasonable basis for release/detention in criminal cases, a pretrial release schedule is established in accordance with the following terms and conditions as approved this date:

1. All individuals detained in the Hamilton County Jail and otherwise eligible to post bond shall be subject to pretrial release screening and risk assessment. This pretrial release schedule shall control the release or detention of all individuals screened by the Pretrial Services Program, unless a court, on its own motion or at the request of the State, issues an order setting a bond or detaining the individual until the initial hearing.
2. An individual is eligible for screening upon being booked-in unless the individual is booked in for an alcohol related offense or lacks the capacity to provide a valid risk assessment because of drugs, chemical withdrawal, or a mental or emotional condition. An individual booked-in for an alcohol related offense becomes eligible for screening pursuant to the chart established for release eligibility in Indiana Code 35-33-1-6. An individual who lacks the capacity to provide a valid risk assessment becomes eligible for screening when he/she regains that capacity.
3. If an individual is not screened within eight hours of being eligible for screening, the individual may be released in accordance with the Hamilton County Bond Schedule already in effect. Said individual however may be screened prior to posting bond if the screening can be completed without delaying the individual's release. If found to be appropriate, the individual may be released to Pretrial Services.
4. Except as provided in paragraph 3 above, no individual shall be released pursuant to this Pretrial Release Schedule or the Hamilton County Bond Schedule until that person is screened by Hamilton County Pretrial Services, and that screening shall include the administration of at least one State approved pretrial risk assessment and such other risk assessment instrument(s) that may be approved and required by the judges of the Circuit and Superior Courts of Hamilton County.
5. All decisions regarding release and release conditions under this Pretrial Release Schedule are conditional and may be reviewed *sua sponte* by the Court at the initial hearing based upon information obtained through the pretrial screening process. Subsequent to the initial hearing (or waiver thereof), the Court, *sua sponte*, or the Prosecuting Attorney or Defendant by written motion may request a hearing on the Defendant's pretrial release/detention status and/or conditions of release.
6. The following four risk categories are established:

- a. Category 1
 - b. Category 2
 - c. Category 3
 - d. Category 4
7. Every detainee classified in Category 4 shall be detained in custody until his or her release can be reviewed by a judicial officer at or before the initial hearing.
8. A person shall be placed in Category 4 if:
- a. he/she is charged with an offense listed in Offense Level “D” as provided in paragraph 14;
 - b. he/she is an individual who cannot be positively identified including, but not limited to, those individuals who refuse to cooperate in their identification by refusing to be fingerprinted, individuals who provide conflicting identification, and individuals whose identifying information cannot be verified;
 - c. he/she has an outstanding arrest warrant, or is on probation, community corrections, diversion or deferral, or is currently released on bond or recognizance or to a pretrial release program for a pending criminal case;
 - d. he/she is charged with ~~Battery, Sexual Battery, Rape, Stalking, Invasion of Privacy, Criminal Confinement, Residential Entry, or Strangulation.~~

~~Additionally, pursuant to Indiana Code § 35-33-8-6.5, a person shall be placed in Category 4 if he/she is charged with one (1) or more of the following offenses committed against a family or household member~~the following offenses, or the attempt or conspiracy of the following offenses:

- 1) A crime of domestic violence (as described in IC 35-31.5-2-78).
- ~~2) Battery (IC 35-42-2-1)~~
- ~~3) Domestic battery (IC 35-42-2.1-3).~~
- ~~4) Aggravated battery (IC 35-42-2-1.5).~~
- ~~5) Strangulation (IC 35-42-2-9).~~
- ~~6) Rape (IC 35-42-4-1).~~
- ~~7) Sexual battery (IC 35-42-4-8).~~
- ~~8) Invasion of privacy (IC 35-46-1-15.1).~~
- ~~9) Criminal stalking (IC 35-45-10-5).~~
- ~~10) Criminal recklessness (IC 35-42-2-2).~~
- ~~11) Criminal Confinement (IC 35-42-3-3).~~
- ~~12) Burglary (IC 35-43-2-1).~~
- ~~13) Residential entry (IC 35-43-2-1.5).~~
- 2) Aggravated Battery (IC 35-42-2-1.5).
- 3) Armor Piercing Ammunition (IC 35-47-5-11.5).
- 4) Arson (IC 35-43-1-1).
- 5) Assisting a Criminal (IC 35-44.1-2-5(a)(2)).
- 6) Battery (IC 35-42-2-1).
- 7) Burglary (IC 35-43-2-1).
- 8) Child Exploitation (IC 35-42-4-4(b), (c)).

- 9) Child Molesting (IC 35-42-4-3).
- 10) Criminal Confinement (IC 35-42-3-3).
- 11) Criminal Deviate Conduct (before repeal) (IC 35-42-4-2).
- 12) Criminal Recklessness as a felony (IC 35-42-2-2).
- 13) Domestic battery (IC 35-42-2.1-3).
- 14) Escape/Failure to Return (IC 35-44.1-3-4).
- 15) Explosive Devices (IC 35-47.5-2 through 8).
- 16) Habitual Offender enhancement (IC 35-50-2-8).
- 17) Habitual Vehicular Substance offender (IC 9-30-15.5).
- 18) Incest (IC 35-46-1-3).
- 19) Intimidation as a felony (IC 35-45-2-1(b)(1), (2)).
- 20) Invasion of Privacy (IC 35-46-1-15.1).
- 21) Involuntary Manslaughter (IC 35-43-1-4).
- 22) Kidnapping (IC 35-42-3-2).
- 23) Murder (IC 35-42-1-1).
- 24) OWI causing death (IC 9-30-5-5).
- 25) OWI causing serious bodily injury (IC 9-30-5-4).
- 26) Possession of a Firearm by a Serious Violent Felon (IC 35-44.1-3-1).
- 27) Rape (IC 35-42-4-1).
- 28) Reckless Homicide (IC 35-42-1-5).
- 29) Residential Entry (IC 35-43-1-5).
- 30) Resisting Law Enforcement as a felony (IC 35-44.1-3-1).
- 31) Robbery (IC 35-42-5-1).
- 32) Sexual Battery (IC 35-42-4-8).
- 33) Sexual Misconduct with a Minor (IC 35-42-4-9(a) and (b)(2)).
- 34) Stalking (IC 35-45-10-5).
- 35) Strangulation (IC 35-42-2-9).
- 36) Unlawful possession of a firearm as a Level 5 felony (IC 35-47-2-1.5(c)).
- 37) Unlawful Use of Body Armor (IC 35-47-5-13).
- 38) Use of a firearm to deal drugs (IC 35-50-2-13; 35-48-4-1 through 4).
- 39) Voluntary Manslaughter (IC 35-42-1-3).

~~Such an individual shall remain in Category 4 for 24 hours after book in; thereafter, release shall be in accordance with the individual's true assessed risk category and the matrix in Attachment 1;~~

- e. he/she has a red flag case or cases;
 - f. he/she refuses to cooperate in the risk assessment and/or pretrial screening process;
 - g. he/she scores in higher than category 3 on the pretrial risk assessment.
9. Any individual assessed as Category 1, Category 2, or Category 3, but not placed in Category 4 as above, shall be released on his/her own recognizance and shall be supervised through Pretrial Services under the appropriate level of supervision.
 10. For the purpose of identifying the appropriate level of supervision from the matrix in Attachment 1, the following offense levels are established:
 - a. Offense Level A
 - b. Offense Level B
 - c. Offense Level C

d. Offense Level D

11. Offense Level "A" includes:

- a. all nonviolent misdemeanor offenses and nonviolent Level 6 felony offenses except Operating a Vehicle While Intoxicated ("OWI") and Leaving the Scene of an Accident.
- b. "Nonviolent" for this level means an offense in which:
 - i. no firearm or deadly weapon was used or involved in any way;
 - ii. no bodily injury occurred to any person; and
 - iii. no force was used or threatened against any person; ~~and~~

12. Offense Level "B" includes violent misdemeanors, violent Level 6 felony offenses, Operating a Vehicle While Intoxicated (OWI), Leaving the Scene of an Accident, and any offenses in which there is an allegation that:

- a. the individual possessed or carried a firearm or other deadly weapon;
- b. bodily injury occurred;
- c. there was use of force or a threat of force, including by use of motor vehicle; or
- d. the individual resisted law enforcement;
and includes all OWI and Leaving the Scene of an Accident offenses, except as provided in paragraph 13 below.

~~13. Offense Level "C" includes non-violent Level 5 felonies not listed in paragraph 8(d) above, Possession of Cocaine or a Narcotic Drug, Possession of a Syringe, Possession of a Controlled Substance, Possession of Methamphetamine, and any OWI which is charged as a felony. where there has been a prior OWI conviction within 10 years. A "non-violent offense" is defined as one in which:~~

- ~~a. no firearm or deadly weapon was used or involved in any way;~~
- ~~b. no bodily injury occurred to any person;~~
- ~~c. no force was used or threatened against any person; and~~
- ~~d. is not listed in Attachment 2.~~

14. Offense Level "D" includes Murder, Attempted Murder, Dealing in Cocaine or a Narcotic Drug, Dealing in or Manufacturing Methamphetamine, Dealing in a Controlled Substance, all Level 1, 2, 3, and 4 felonies, Level 5 violent felonies, and any charges enhanced by a Habitual Offender or by a Habitual Vehicular Substance Offender allegation. For purposes of this schedule, a Level 5 felony is a "violent felony" if the offense is listed in Attachment 2.

15. Pretrial conditions of release under this pretrial release schedule shall include that the individual released:

- a. shall appear in Court at all times required by the Court;
- b. shall not leave Indiana without the prior written consent of the Court, and shall agree to waive extradition as a condition of release to Pretrial Services and/or the Court granting such consent;
- c. shall not commit nor be arrested for another criminal offense;

- d. for the purpose of receiving court notices and reminders of hearing dates, shall provide to Hamilton County Pretrial Services, the Court and the person's attorney, a valid e-mail address, if available;
 - e. for the purpose of receiving court notices and reminders of hearing dates, shall provide to Hamilton County Pretrial Services, the Court, and the person's attorney, a valid telephone number for a cellular telephone that can receive text messages, if available;
 - f. shall notify Hamilton County Pretrial Services, the person's attorney and the Court in writing of any change of address, telephone number or e-mail address within 24 hours of any such change;
16. Pretrial conditions of release under this pretrial release schedule may include that the individual released shall:
- a. call in regularly to an electronic monitoring system;
 - b. respond promptly to email, telephone calls or text messages from Pretrial Services, or the court;
 - c. verify employment, residence and contact information;
 - d. meet in person as directed with a pretrial officer from Pretrial Services;
 - e. obey all rules and regulations of the Pretrial Services Program;
 - f. obey all other conditions imposed by the Court.

SO ORDERED this 30th day of August, 2024.

Original signed by the Honorable Bloch, Casati, Brown, Hughes, Campbell, Najjar, Gookins, and Murphy

Pretrial Release Matrix

Attachment 1 to Appendix B to LR29-CR00-305

Offense Levels

<p>Offense Level “A” includes all nonviolent misdemeanor offenses except Operating a Vehicle While Intoxicated (“OWI”) and Leaving the Scene of an Accident.</p>
<p>Offense Level “B” includes violent misdemeanors, violent Level 6 felonies, Operating a Vehicle While Intoxicated (“OWI”), Leaving the Scene of an Accident, and any offenses in which there is an allegation that: (a) the person possessed or carried a firearm or other deadly weapon; (b) bodily injury occurred; (c) there was use of force or a threat of force, including by use of motor vehicle; or (d) the person resisted law enforcement.</p>
<p>Offense Level “C” includes “non violent” Level 5 felonies not included in paragraph 8(d) in the Rule, Possession of Cocaine or a Narcotic Drug, Possession of a Controlled Substance, Possession of Methamphetamine, Possession of a Syringe, and any OWI <u>charged as a felony, where there has been a prior OWI conviction within 10 years.</u> A “non violent offense” is defined as one in which: (a) no firearm or deadly weapon was used or involved in any way; (b) no bodily injury occurred to any person; (c) no force was used or threatened against any person; and (d) is not listed in Attachment 2 of Appendix B to LR29 CR00 305.</p>
<p>Offense Level “D” includes Murder, Attempted Murder, Dealing in Cocaine or a Narcotic Drug, Dealing in Methamphetamine, Manufacturing Methamphetamine, Dealing in a Controlled Substance, <u>and</u> all Level 1, 2, 3, and 4 felonies, violent Level 5 felonies, and any charge enhanced by a Habitual Offender or by a Habitual Vehicular Substance Offender allegation. For purposes of this schedule, a Level 5 felony is a “violent felony” if the offense is listed in Attachment 2 of Appendix B to LR29 CR00 305.</p>

	Level A	Level B	Level C	Level D
Category 1 (LOW 0-2)	ROR w/ Reminder	ROR w/ Reminder	ROR w/Basic Supervision	Detain until appear before a judicial officer
Category 2 (MODERATE 3-5)	ROR w/ Reminder	ROR w/ Basic Supervision	ROR w/Moderate Supervision	Detain until appear before a judicial officer
Category 3 (HIGH 6-7)	ROR w/ Basic Supervision	ROR w/Moderate Supervision	ROR w/Enhanced Supervision	Detain until appear before a judicial officer
Category 4 (HIGH 8)	Detain until appear before a judicial officer	Detain until appear before a judicial officer	Detain until appear before a judicial officer	Detain until appear before a judicial officer

Violent Felony List Level 3, 4, 5

Attachment 2 to Appendix B to LR29-CR00-305

Violent Felony List

This document identifies the violent offenses in the Indiana Code for the purposes of making pretrial release decisions using the Pretrial Release Matrix. (Revised January 23, 2024)

Indiana Code Number	Offense	Other Citation	Other Citation
35-42-1-1	Murder	*35-50-1-2	**35-38-2.5-4.7
35-42-1-3	Voluntary Manslaughter	35-50-1-2	35-38-2.5-4.7
35-43-1-4	Involuntary Manslaughter	35-50-1-2	35-38-2.5-4.7
35-42-1-5	Reckless Homicide	35-50-1-2	35-38-2.5-4.7
35-42-2-1,5	Aggravated Battery	35-50-1-2	35-38-2.5-4.7
35-42-3-2	Kidnapping	35-50-1-2	35-38-2.5-4.7
35-42-4-1	Rape	35-50-1-2	35-38-2.5-4.7
35-42-4-2(before repeal)	Criminal Deviate Conduct	35-50-1-2	35-38-2.5-4.7
35-42-4-3	Child Molesting	35-50-1-2	35-38-2.5-4.7
35-42-4-9(a)(2) and (b)(2)	Sexual Misconduct w/Minor	35-50-1-2	35-38-2.5-4.7
35-42-5-1	Robbery	35-50-1-2	35-38-2.5-4.7
35-43-2-1	Burglary Level 1,2,3,4	35-50-1-2	35-38-2.5-4.7
9-30-5-5	OWI Death	35-50-1-2	35-38-2.5-4.7
9-30-5-4	OWI Serious Bodily Injury	35-50-1-2	35-38-2.5-4.7
35-42-4-4(b) and (c)	Child Exploitation L4 & L5	35-50-1-2	35-38-2.5-4.7
35-44.1-3-1	Felony Resisting L.E.	35-50-1-2	35-38-2.5-4.7
35-47-4-5	Possession Firearm SVE	35-50-1-2	35-38-2.5-4.7
35-42-2-1	Battery	35-38-2.5-4.7	-
35-42-2-1.3	Domestic Battery	35-38-2.5-4.7	-
35-47-4-8	Sexual Battery		
35-43-1-1	Arson	35-38-2.5-4.7	-
34-44.1-3-4	Escape/Failure to Return	35-38-2.5-4.7	-
35-45-10-5	Stalking	35-38-2.5-4.7	-

35-46-1-3	Incest	35-38-2.5-4.7	-
35-47.5-5-2 through 8	Explosive Devices	35-38-2.5-4.7	-
35-41-5-1	Attempts of Above Offenses	35-38-2.5-4.7	-
35-41-5-2	Conspiracy/ Above Offenses	-	-
35-44.1-2-5(a)(2)	Assisting a criminal, level 5	***35-47-4-5	-
35-46-1-15.1	Invasion of Privacy	-	-
35-50-2-13/35-48-4-1 to 4	Use of Firearm to deal drugs	35-47-4-5	-
35-45-2-1(b)(1) and (b)(2)	Intimidation — felony	-	
35-42-2-9	Strangulation — F5		
35-47-2-1	Unlawful Possession of a Firearm — F5	35-47-2-1.5	
35-42-2-2	Criminal Recklessness (Felony)		
35-47-5-11.5	Offenses Related to Armor-Piercing Ammunition — F5		
35-47-5-13	Unlawful Use of Body Armor		

(Amended Effective January 23, 2024).

IN THE CIRCUIT COURT AND SUPERIOR COURTS OF HAMILTON COUNTY
LOCAL PROBATE RULES

LR29-PR00-709. CLAIMS

709.10 Three (3) months and fifteen (15) days after the date of the first published notice to creditors, the fiduciary, or the fiduciary's attorney, shall examine the ~~Claim Docket~~ claims filed in the estate and shall allow or disallow each claim filed against the estate.

(Amended effective August 30, 2024).