

# In the Indiana Supreme Court

Cause No. 19S-MS-41



## Order Amending Administrative Rule 19

Under the authority vested in this Court to provide by rule for the procedure employed in all courts of this state and this Court's inherent authority to supervise the administration of all courts of this state, Indiana Administrative Rule 19 is amended as follows (deletions shown by ~~striking~~ and new text shown by underlining):

### Rule 19. Court Security Plans

The courts of each county ~~Each court~~ shall develop and implement a court security plan to ensure security in court facilities. The security plan shall include a continuity of operations plan. ~~If more than one court occupies a court facility, the courts shall collectively develop and~~ The courts of each county shall implement a single court security plan, but consider the needs for each court facility within that county. The plan ~~shall give due consideration to the provisions of~~ should conform to the Indiana Courthouse Security Minimum Standards unanimously adopted by the Judicial Conference of Indiana ~~in 2002 and any other provisions necessary to satisfy court facility safety and security.~~ The courts of each county shall submit their court security plan to the Indiana Office of Court Services biennially.

To ensure security in court facilities, a court security plan, including any security policy and procedures manual adopted as part of the security plan, shall be excluded from public access pursuant to Admin. R 9(G)~~(2)(b)~~vii.

This amendment shall take effect on January 1, 2020.

Done at Indianapolis, Indiana, on 9/4/2019.

A handwritten signature in black ink that reads "Loretta H. Rush".

Loretta H. Rush  
Chief Justice of Indiana

All Justices concur.