

(C) Time for Posting Bond: Unless otherwise ordered by the judge, or reasonably required by the Brown County Sheriff, individuals shall be entitled to post bond as soon as practical following arrest and processing except:

1. Individuals Who are Under Any Influence of Alcohol, Drugs, or Controlled Substances

In accordance with state statutes and the policy of the Brown County Sheriff, any individual reasonably believed to be under any influence of alcohol, drugs or controlled substances when arrested may be detained without bond until he or she is no longer under such influence.

2. Family Violence:

Anyone arrested for an offense involving family violence (as defined in I.C. 34-6-2-34.5 to include attempting, threatening or causing physical harm to another family or household member, placing a family or household member in fear of physical harm, or causing a family or household member to involuntarily engage in sexual activity by force, threat of force, or duress) shall not be allowed to post bond until the earlier of his or her initial hearing or forty eight (48) hours after arrest. The court finds this cooling off period is needed because of the unique nature of family violence, which often involves high emotions between individuals who live in close physical proximity.

BOND SCHEDULE □ BROWN CIRCUIT COURT

EFFECTIVE July 1, 2014, and unless otherwise ordered by the judge or magistrate, initial bond on individuals arrested and taken into custody will be set according to the following schedule by posting bond either through a surety or by posting a 10% cash bond.

FELONIES

(A)	Murder	NO BOND Until Initial Hearing
(B)	Level 1 Felonies	NO BOND Until Initial Hearing
(C)	Level 2 Felonies	\$50,000.00
(D)	Level 3 Felonies	\$30,000.00
(E)	Level 4 Felonies	\$15,000.00
(F)	Level 5 Felonies	\$5,000.00
(G)	Level 6 Felonies	\$2,500.00

MISDEMEANORS

Individuals arrested on the following misdemeanor charges shall be released on their own recognizance: (Note some of the listed offenses could be charged as either a felony or a misdemeanor. This OR provision relates only to misdemeanor charges. If the arrest is for a felony charge, bond should be set according to the felony schedule):

Possession of paraphernalia; Driving while suspended; Public intoxication (but only after expiration of the time for ensuring the individual's sobriety); Illegal possession of alcohol; Illegal consumption of alcohol; Operating without ever receiving a license; Visiting a common nuisance, and misdemeanors defined in Indiana Code Title 14(DNR violations).

Bond for all other misdemeanors should be set according to the following:

- (1) Class A Misdemeanors.....\$ 1,500.00
- (2) Class B Misdemeanors..... \$ 1,000.00
- (3) Class C Misdemeanors..... \$ 500.00

Infractions are civil and do not require arrest or bond.

TIMES FOR POSTING BOND

Unless otherwise ordered by the judge, required by law, or reasonably required by the Brown County Sheriff, individuals shall be entitled to post bond as soon as practical following arrest and processing except:

- (1) Individuals Who are Under Any Influence of Alcohol, Drugs, or Controlled Substances

In accordance with state statutes and the policy of the Brown County Sheriff, any individual reasonably believed to be under any influence of alcohol, drugs or controlled substances when arrested may be detained without bond until he or she is no longer under such influence.

II. Family Violence Anyone arrested for an offense involving family violence (as defined in I.C. 34-6-2-34.5 to include attempting, threatening or causing physical harm to another family or household member, placing a family or household member in fear of physical harm, or causing a family or household member to involuntarily engage in sexual activity by force, threat of force, or duress) shall not be allowed to post bond until the earlier of his or her initial hearing or forty-eight (48) hours after arrest.

SPECIAL CONDITIONS OF BOND

These standard conditions restricting contact between an accused and an alleged victim in crimes of violence are subject to review on an individual basis at the initial hearing or at any other time necessary.

I. Felony Crimes of Violence No Contact Order

Unless otherwise ordered by the court, it shall be a condition of bond/bail for any felony offense involving violence or a threat of violence, including but not limited to domestic violence, that the accused have **no contact**, directly or indirectly, with the alleged victim pursuant to the terms of the attached Local Rule. The Sheriff shall be responsible for serving a copy of the Local Rule on the accused prior to release.