- A. <u>General Procedure</u>. Post-judgment order to self employed and other judgment debtors are available pursuant to T.R. 69(E) and I.C. 34-1-44-7 upon the filing of a verified motion for proceedings supplemental by the judgment creditor.
- B. <u>Hearing Before Judge Or Magistrate</u>. All motions for a court order requiring the judgment debtor (s) to apply specified or unspecified property towards the satisfaction of the judgment pursuant to T.R. 69 (E) (3) or I.C. 34-1-44-7 shall be set for hearing before a Judge or the Magistrate.

LR41 - SC00 - 018. Writs.

- A. <u>General Procedure</u>. Writs to enforce the Court's orders or in aid of its jurisdiction are generally available as set forth in T.R. 70 (A) and Title 34 of the Indiana Code.
- B. <u>Writs Of Execution For Delivery Of Possession Of Real Estate</u>. Except by order of the Court for good cause shown, no writ of execution for delivery of possession of real estate shall issue before one (1) calendar week has expired after entry of the underlying judgment by the Court.

LR41 - SC00 - 019. Bankruptcy.

- A. <u>Bankruptcy of Judgment Debtor</u>. All Court action, including pending collection proceedings, will be stayed as to any judgment debtor:
 - 1. who files with the Court in each relevant action one (1) copy of the bankruptcy court's notice of relief; or
 - 2. whose attorney files with the Court in each relevant action a motion for stay reciting the prior filing of bankruptcy by the judgment debtor and resultant stay of all proceedings by the bankruptcy court, including the cause number and court of the bankruptcy.

BOND SCHEDULE

LR41 - CR00 - 020. Scope of the Johnson County Court Bail Bond Schedule.

- A. Unless the bail bond amount has been endorsed in a warrant or ordered by the Circuit, Superior or City Courts of Johnson County, the Johnson County Standard Bail Bond Schedule shall apply to all persons charged with offenses in Johnson County.
- B. The Johnson County Standard Bail Bond Schedule does not apply to any person who is charged with Juvenile Delinquent or Juvenile Status offenses.
- C. The Johnson County Standard Bail Bond Schedule supersedes any general schedules relating to bail or bonds previously issued by the Johnson County Circuit, Superior, or City Courts.

LR41 - CR00 - 021. Effective Date.

The Johnson County Standard Bail Bond Schedule shall become effective July 1, 2014, and shall remain in full force and effect until modified or amended by subsequent Order of the Johnson County Courts.

LR41 - CR00 - 022. Review.

All bail bonds fixed pursuant to the Johnson County Standard Bail Bond Schedule shall be subject to review by a judicial officer upon the written request of either party.

LR41 - CR00 - 023. Type.

- A. The bail bond amounts listed herein refer to cash or surety bonds only.
- B. Without prior court order, ten percent (10%) cash bonds shall not be permitted.
- C. All cash bail bonds shall be considered a personal asset of the Defendant, and shall be held in trust by the Court Clerk to be applied towards payment of the Defendant's fines, court costs, indigent services, restitution, judgments and / or other fees which may be assessed by the Courts during the course of the proceedings.

LR41 - CR00 - 024. Johnson County Standard Bail Bond Schedule.

The standard minimum bail bond in criminal cases shall be set as follows for detainees arrested on or after July 1, 2014:

Charge:	Bond:
Murder	None
Level 1 Felony	\$40,000 Cash or Surety
Level 2 Felony	\$30,000 Cash or Surety

Level 3 Felony	\$16,000 Cash or Surety
Level 4 Felony	\$600 Cash and \$6,000 Surety
Level 5 Felony	\$300 Cash and \$3,000 Surety
Level 6 Felony	\$200 Cash and \$1,000 Surety
Misdemeanor	\$250 Cash or \$1,000 Surety

LR41 - CR00 - 025. Other Pending or Prior Charges.

- A. <u>Probation / Parole</u>: If the Defendant is presently out on bail or bond for a pending criminal charge, is on probation, or is on parole, the bail amount to be posted on the new charge shall be double the amount stated in the standard bail bond schedule.
- B. <u>Domestic Violence</u>: In situations where the Defendant has been arrested for a Second Offense involving allegations of Domestic Violence, the Defendant shall be held without bond, until the appropriate bond amount is determined by a judicial officer at the Defendant's first court appearance. (This section applies only if the Defendant has been previously arrested for, or convicted of, an offense involving domestic violence.)

LR41 - CR00 - 026. Multiple Charges.

Example:

Example:

If the Defendant is being arrested or detained for more than one (1) offense, then bail under this standard schedule shall be established as follows.

- A. All Felony and Class A Misdemeanor offenses shall be the aggregate amount of the offenses charged.
 - If the Defendant is charged with a Level 4 Felony, a Level 5 Felony, and a Class A Misdemeanor, the bail would be the total of: (\$600 Cash and \$6,000 Surety) + (\$300 Cash and \$3,000 Surety) + (\$250 Cash or \$1,000 Surety) = leading to two (2) possible results: \$1,150 Cash + \$9,000 Surety OR \$900 Cash + \$10,000 Surety.

B. All Class B and C Misdemeanors shall be concurrent and grouped into one bond amount.

If the Defendant is charged with a Class A Misdemeanor, a Class B Misdemeanor, and a Class C Misdemeanor, the bail would be the total of: (\$250 Cash or \$1,000 Surety on the A Misdemeanor) + (\$250 Cash or \$1,000 Surety on the B and C Misdemeanors) = leading to three (3) possible results: \$500 Cash OR \$2,000 Surety OR \$250 Cash + \$1,000 Surety.

LR41 - CR00 - 027. Intoxicated Defendants.

The Sheriff of Johnson County or his / her designee, shall h ave the express authority to detain a person under the influence of intoxicating beverages or drugs until such time as that person may be safely released without being a danger to himself / herself or others.

RULES FOR COURT REPORTERS

LR41 - AR15 - 028: Scope.

These rules apply in the Johnson County Circuit Court; the Johnson County Circuit Court, Juvenile Division; Johnson Superior Court 1; Johnson Superior Court 2; Johnson Superior Court 3; and the Johnson County Magistrate Court.

LR41 - AR15 - 029: Definitions.

The following definitions shall apply under these local rules:

- A. *Additional Documents* means the documents required by Indiana Rules of Appellate Procedure 28(A) and 29 which are not actually a portion of the text of court proceedings, including, but not limited to, the Title Page, Covers, and Table(s) of Contents.
- B. *Certified* means the process, required by the Indiana Rule of Appellate Procedure 28(B) (or Indiana Rule of Appellate Procedure 7.2, prior to its repeal) by which the Court Reporter states and/or affirms that the Transcript is correct.
- C. *County* means Johnson County, Indiana.
- D. *County Indigent Transcript* means a Transcript that is paid for from County funds and is for the use on behalf of a litigant who has been declared indigent by a Court.
- E. *Court* means the particular Court for which the Court Reporter performs services. Court may also mean all of the Courts in Johnson County.