

C. The Circuit Court may also establish and administer additional Problem Solving Courts, such as Family Court and Teen Court, as the need arises. The presiding Juvenile Judge shall establish rules for the operation of said courts and shall be the presiding Judge subject to the approval of the majority of the Judges of the Circuit Court.

D. Participants do not accrue a Court User Fee for the first six (6) weeks of their participation in Problem Solving Court, thereafter the following fees are assessed:

Drug Court: Monthly Court User Fee of \$40.00

Mental Health Court: Monthly Court User Fee of \$40.00

Re-entry Court: Monthly Court User Fee of \$40.00

Court User Fees are due the 10th of each new month.

(Amended effective March 1, 2013)

**LR48-CR00-16 FELONY BOND SCHEDULE**

A. Unless otherwise ordered by a court, bail on felony charges shall be as follows:

Felony Class	Amount
Murder (35-42-1-1)	Non-bondable
A Felony and Level 1 and 2 Felonies	\$35,000.00
B Felony and Level 3 and 4 Felonies	\$20,000.00
C Felony, Level 5 Felony	\$10,000.00
D Felony and Level 6 Felony	\$ 5,000.00

Misdemeanors	Amount
All Classes	\$3,000.00 maximum

B. If defendant's residence (or usual place of abode) is within the State of Indiana, but outside Madison or its contiguous Counties, bond shall be doubled.

C. If defendant's residence (or usual place of abode) is outside the State of Indiana, bond shall be tripled.

D. If defendant, at the time of arrest, is on parole or probation, or is free on bail awaiting trial on other charges, he shall not be admitted to bail per this schedule, but shall be brought before a judge or magistrate of the County on the next regular day of Court who shall set bail or order other disposition. (The presiding Judge, if available, of the Division in which charges have been filed shall determine bail.)

E. A detainee-defendant who posts bond pursuant to the Felony Bond Schedule for crimes listed as “offenses against the person” under IC 35-42 shall be subject to a No Contact Order in favor of the alleged victim.

F. A detainee-defendant arrested for the commission of any of the following crimes shall not be afforded access to the felony bond schedule and shall be held pending an initial hearing by a judicial officer, which shall occur on the next regular day of Court.

Aggravated Battery

Arson (endangering human life or causing bodily injury)

Battery (any type not resulting in death)

Burglary

Car Jacking

Child Exploitation

Child Molesting

Child Seduction

Criminal Confinement

Criminal Deviate Conduct

Criminal Recklessness

Escape From Lawful Detention (drawing or using a deadly weapon or inflicting bodily injury on another person)

Exploitation of an Endangered Adult (at least 60 years of age)

Failure to Return to Lawful Detention (drawing or using a deadly weapon or inflicting bodily injury on another person)

Harassment

Hazing (resulting in bodily injury to another person by means of a deadly weapon)

Human Trafficking

Inappropriate Communication with a Child

Invasion of Privacy

Incest (with a minor)

Intimidation

Kidnapping

Malicious Mischief

Neglect of a Dependent (resulting in bodily injury)

Performing Sexual Conduct (in the presence of a minor)

Provocation

Rape  
Residential Entry  
Robbery  
Sex Offender (internet offense)  
Sexual Battery  
Sexual Misconduct with a Minor  
Stalking  
Strangulation  
Terrorism (resulting in bodily injury to another person)  
Timber Spiking (causing bodily injury to another person)  
Vicarious Sexual Gratification  
Violation of a Protective Order

G. Only a surety bond is available to Defendants in the following circumstances:

1. If charged with an A, B, Level 1 or Level 2 felony.
2. If residence (or usual place of abode) is outside Madison or its contiguous counties.
3. These criteria (1. and 2.) are without exception, unless otherwise ordered by the court.

#### **LR48-CR00-17      EXPUNGEMENT OF CONVICTION PROCEDURE**

A. This rule shall apply to all Petitions to Expunge a conviction as set forth in Ind. Code 35-38-9-et seq.

B. Upon filing a Petition to Expunge, the Petitioner shall direct a summons to be served upon the Madison County Prosecuting Attorney with a copy of the petition attached.

C. Not less than thirty (30) days from the filing of a Petition to Expunge a conviction, the Petitioner, or counsel for the Petitioner shall schedule and conduct an informal pretrial conference with the Deputy Prosecutor assigned to the court in which the petition has been filed.

D. Immediately following the pretrial conference, the parties shall report to the court a "Notice of Pretrial Conference Regarding Petition to Expunge a Conviction" (hereinafter "Notice of Pretrial") as set forth in Exhibit B of the Madison County Local Rules.

E. If a Notice of Pretrial Conference is not filed within thirty days (30) of the petition being filed, the court shall enter a docket entry notifying the parties that the cause of action shall be dismissed in ten days (10) without prejudice if a pretrial conference is not conducted.