

STATE OF INDIANA)	MARION CIRCUIT AND
)	SUPERIOR COURTS
)	
COUNTY OF MARION)	
)	
In Re Local Court Rules)	

Notice of Proposed Local Rule Amendments, Finding Good Cause to Deviate from the Schedule for Amending Local Court Rules, and Requesting Comments

The Judges of the Marion County Courts in compliance with the provisions of Trial Rule 81 give Notice of proposed amendments to their local court rule concerning the **Criminal Division Rules**. And, pursuant to Trial Rule 81(D), the Judges find that good cause exists to deviate from the schedule established by the Division of State Court Administration for the publishing of amendments to local rules. Accordingly, the Courts issue the following proposed amendments to the Marion County Local Court Rules and ask for comment from the bar and the public. Underlining indicates proposed additions and ~~striking through~~ indicates deletions. The amended rule will be effective on **October 15, 2016**.

Comments to this proposed Local Rule amendment will be received through **Noon on October 15, 2016**. Comments to this proposed amended Local Rule should be e-mailed to the Office of the Court Administrator, c/o Pauline Beeson, at Pauline.Beeson@indy.gov or mailed to:

Pauline Beeson
Office of the Court Administrator
Marion County Circuit and Superior Courts
200 East Washington St., Ste. T1221
Indianapolis, IN 46204

All of the above is so ORDERED this 22nd day of August, 2016.

s/ John M.T. Chavis, II
* Judge John M.T. Chavis, II
Presiding Judge

* Original signature on file with the Court.

LR49-CR00-103. GRAND JURY

- (a) The Judges assigned to preside in the respective rooms of the criminal division with felony jurisdiction shall be in charge of selection, receiving and properly recording indictments and reports of the grand jury, as well as carrying out all other judicial functions relative to the grand jury during the respective quarters to which they have been assigned.
- (b) Effective January 1, 1996, the grand jury shall be impaneled by the Judge of Criminal Division, Room I, for January, February, and March of 1996, as provided by law. Thereafter, the grand jury shall be impaneled in numerical sequence by quarters by each of the felony criminal courts. All indictments shall be returned to the impaneling Court, who shall order the indictments filed pursuant to Rule 1.
- (c) All requests for judicial action on a grand jury matter shall be directed to the impaneling Court.

LR49-CR00-117. SEARCH WARRANT REQUESTS

- (a) All requests for a search warrant must be made electronically in accordance with IC § 35-33-5-8(a)(4) and (h), unless it is a request made concerning an investigation of the grand jury.

- (b) No request for a search warrant will be considered by a Judicial Officer unless it is signed by the prosecuting attorney or deputy prosecuting attorney.