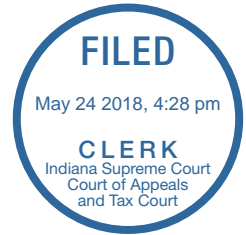


In the
Indiana Supreme Court



In the Matter of the Approval of Local
Rules for Noble County

Supreme Court Case No.
18S-MS-290

Order Approving Amended Local Rule

The Judges of the Noble Circuit and Superior Courts request the approval of an amended local rule for caseload allocation in accordance with Indiana Administrative Rule 1. Attached to this Order is the proposed amended local rule.

Upon examination of the proposed rule amendment requested by the Noble Circuit and Superior Courts, this Court finds that the proposed rule amendment, LR57-AR 1-3 complies with the requirements of Indiana Administrative Rule 1, and, accordingly, should be approved.

IT IS, THEREFORE, ORDERED by this Court that amended Local Rule, LR57-AR 1-3 for Noble Circuit and Superior Courts, set forth as an attachment to this Order, is approved effective January 1, 2019.

Done at Indianapolis, Indiana, on ^{5/24/2018}_____.

Loretta H. Rush

Chief Justice of Indiana

LR57-AR 1-3 Transfer of Cases and Caseload Allocation Plan

- (A) Pursuant to Administrative Rule 1(E): 1) a case may be transferred to another court within Noble County with the consent of the receiving court, 2) a judge of a court in Noble County may sit as judge of the Noble Circuit Court or Noble Superior Courts in any matter as if the elected Judge of that court with the consent of the judge of that court, and 3) each judge may sit in the stead of the other judges of the courts in Noble County.
- (B) Criminal Cases:
 - 1. Criminal cases shall be filed as assigned under LR57 CR 2.2-1.
- (C) Civil Cases:
 - 1. All AD, ES, EU, EM, GU, TR, TS, TP, JP, and pro se DR, DC, and DN case types shall be filed in Circuit Court.
 - 2. All JD, JS, JM, and MH case types shall be filed in Superior Court I.
 - 3. All SC, JC, JT, OV, and OE case types shall be filed in Superior Court II. The following case types shall not be filed in Superior Court II: CT, MF, RS, DR, DC, DN, and PO.
 - 4. Any case types not otherwise specifically provided for herein may be filed in either the Circuit Court, Superior Court I, or Superior Court II at the initiating party's discretion.

(Amended effective January 1, 2019)