

~~2011~~ Henry 2012**FILED**

DEC 29 2008

BAIL BOND SCHEDULE

This bond schedule applies to all cases filed in the Circuit Court, Superior Court No. 1 and Superior Court No. 2 of this County to the setting of bond on warrants issued on all criminal informations or indictments, unless otherwise specified by court order or on the warrant.

William H. Frank
CLERK HENRY CIRCUIT COURT

OFFENSE CLASS	CASH AMOUNT +	SURETY AMOUNT
Murder	No bond	No bond
A Felony	\$2,000.00	\$ 30,000
Enhanced A felony <ul style="list-style-type: none"> ▶ Voluntary manslaughter ▶ Kidnapping ▶ Terrorism ▶ Criminal deviate conduct ▶ Robbery ▶ Arson ▶ Battery resulting in death 	\$4,000.00	\$100,000
B Felony	\$1,500.00	\$ 10,000
Enhanced B felony <ul style="list-style-type: none"> ▶ Voluntary manslaughter ▶ Terrorism ▶ Causing suicide ▶ OWI w/death and prior ▶ Criminal Confinement ▶ Robbery 	\$3,000.00	\$ 40,000
C Felony	\$ 750.00	\$ 2,500
Enhanced C felony <ul style="list-style-type: none"> ▶ Involuntary manslaughter ▶ Reckless homicide ▶ OWI with death ▶ Feticide ▶ Assisting Suicide 	\$1,500.00	\$ 35,000
Sex offenses <ul style="list-style-type: none"> ▶ Child molesting ▶ Vicarious sexual gratification ▶ Sexual misconduct with a minor ▶ Rape 	No bond until hearing w/in 48 hours regarding conditions	No bond until hearing within 48 hours regarding conditions
D Felony (non-OWI related)	\$250.00	\$5,000.00

D Felony (OWI related)	\$350.00	\$5,000.00
OWI (related), AM or CM	\$250.00	\$4,000.00
DWS, A misdemeanor	\$350.00	
A misdemeanor (non-DWS & non-OWI)	\$150.00	\$2,500.00
B misdemeanor	\$150.00	\$1,000.00
C misdemeanor	\$150.00	\$500.00
Non-resident of Indiana Habitual Offender and HSO	Double regular bond	\$5,000.00 Double regular bond

BONDS ARE CUMULATIVE: If multiple charges are filed, the bond applied shall be the total amount required for all charges except for the following: if multiple non-fatal OWI charges are filed, only the highest class bond shall be imposed for all the OWI charges.

IMPAIRED PERSONS: No person shall be released with a breath alcohol level of .08% or higher who appears to be under the influence. A law enforcement agency may use the chart set out in I.C. 35-33-1-6 to determine the minimum number of hours an impaired person should be detained prior to release pending trial.

EXCEPTIONS: This bond schedule shall not be used for, nor be applicable to, the following cases:

- a) Sex offenses where bond and no contact conditions are to be determined at a hearing.
- b) Any person arrested on a "crime of domestic violence" with an element of physical force or the threatened use of a deadly weapon where a 12 hour hold shall be applied prior to the posting of bond.

PROPERTY BONDS: All property bonds shall be granted only after notice is sent to the prosecuting attorney and counsel for the defense and a hearing is conducted to determine whether such bonds are proper.


ADJUSTMENT OF BOND: All bonds are subject to being adjusted by the court at hearing pursuant to statute and application by counsel of record. If there is a difference between the amount of bond posted prior to the issuance of a probable cause order, the order shall govern the amount of bond. However, overpayments may not result in refunds to the defendant.


The Sheriff of Henry County is hereby ordered to abide by this bond schedule for all criminal offenses filed or to be filed in the Henry County Courts. This bail bond schedule supersedes all previous Bail Bond Schedules ordered by the Henry County Courts.


NO CONTACT PROVISIONS: Pursuant to I.C. 35-33-8-3.2(a)(4), a person who is arrested for any of the attached offenses shall be held for 12 hours before release from custody, unless released sooner pursuant to a court order. The release of such person on bail shall be conditioned upon the person having no direct or indirect contact with the alleged victim of the offense while the charge or

case is pending. During regular court business hours the Prosecuting Attorney, alleged victim or advocate may petition for a no contact order or ex parte protective order. If a no-contact order is needed at times other than regular court business hours, the Prosecuting Attorney or the Sheriff may contact a Judge and request release of the arrested person on bond or an oral authorization for a no-contact order, which shall be reduced to a written no-contact order and submitted to the Judge on the next business day of the Court. Failure to seek written order may result in release of the no contact provision. The person to be released shall be notified of the no-contact condition of the bond with receipt acknowledged by the person.

SO ORDERED THIS 29 DAY OF DECEMBER, 2008.


HON. MARY G. WILLIS
JUDGE, HENRY CIRCUIT COURT


HON. MICHAEL D. PEYTON
JUDGE, HENRY SUPERIOR COURT I


HON. BOB A. WITHAM
JUDGE, HENRY SUPERIOR COURT II

12 HOUR HOLD/NO CONTACT OFFENSES

I.C. 35-42-2-1	Battery	I.C. 35-42-2-1.3	Domestic Battery
I.C. 35-42-2-1.5	Aggravated Battery	I.C. 35-42-2-2	Crim. Recklessness
I.C. 35-42-2-3	Provocation	I.C. 35-42-2-6	Battery: Body Waste
I.C. 35-42-3-2	Kidnapping	I.C. 35-42-3-3	Confinement
I.C. 35-42-3-4	Custody Interference	I.C. 35-42-4-1	Rape
I.C. 35-42-4-2	Criminal Deviate conduct	I.C. 35-42-4-5	Vicarious sexual gratification
I.C. 35-42-4-4	Child exploitation	I.C. 35-42-4-3	Child molesting
I.C. 35-42-4-6	Child solicitation	I.C. 35-42-4-7	Child seduction
I.C. 35-42-4-8	Sexual battery	I.C. 35-42-4-9	Sexual misconduct
I.C. 35-43-2-1.5	Residential entry	I.C. 35-43-2-2	Criminal trespass
I.C. 35-45-2-1	Intimidation	I.C. 35-45-2-2	Harassment
I.C. 35-45-10-5	Stalking	I.C. 35-45-4-5	Voyeurism
I.C. 35-46-1-15.1	Invasion of privacy	I.C. 35-46-1-3	Incest