

LAWRENCE COUNTY CIRCUIT COURT  
LAWRENCE COUNTY SUPERIOR COURT, DIVISIONS I AND II

Lawrence

EFFECTIVE MAY 16, 2011

2011

**MURDER: NO BOND**

**FELONIES:**

CLASS "A" - \$200,000.00 CASH *(10% of cash bond = \$20,000.00)	\$200,000.00 SURETY
CLASS "B" - \$50,000.00 CASH *(10% of cash bond = \$5,000.00)	\$ 50,000.00 SURETY
CLASS "C" - \$20,000.00 CASH *(10% of cash bond = \$2,000.00)	\$ 20,000.00 SURETY
CLASS "D" - \$5,000.00 *(10% of cash bond = \$500.00)	\$ 5,000.00 SURETY

**MISDEMEANORS:**

CLASS "A" - \$5,000.00 CASH *(10% of cash bond = \$500.00)	\$ 5,000.00 SURETY
CLASS "B" - \$2,000.00 CASH *(10% of cash bond = \$200.00)	\$ 2,000.00 SURETY
CLASS "C" - \$2,000.00 CASH *(10% of cash bond = \$200.00)	\$ 2,000.00 SURETY

**NOTES:**

The above schedule of bonds shall control the amounts that must be posted by a criminal defendant prior to his/her release unless and until modified by order of the Court. \*In lieu of the full amount of the cash bond, a defendant may post an amount of not less than 10% of the cash bond amount. For example, for a \$5,000.00 cash bond, the defendant may post \$500.00.

All bonds shall be held in the name of the individual charged.

In non-warrant arrests and with cases involving a "B" or "C" Misdemeanor, the Sheriff of Lawrence County shall have the authority—24 hours after arrest—to release a Defendant on his or her own recognizance. This authority does not apply to a Defendant on probation, parole, previously released on bond or OR release or a Battery offense.

The schedule shall be doubled for a person not residing in the State of Indiana.

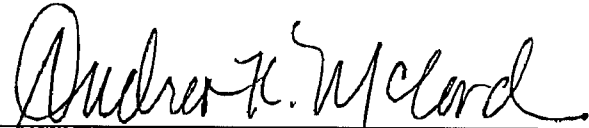
When a person is arrested for multiple offenses, that person shall be released after posting a bond for the offense with the highest bond.

A person arrested on a new charge, who is currently on probation or parole in another case or has been released on bond or on his own recognizance in another case, shall be held without bond until his initial hearing. At the initial hearing the Court shall set bond on the new charge which shall become effective no later than the 15<sup>th</sup> day following arrest. The Court will issue an Order to the Sheriff setting out the amount of bond and its effective date.

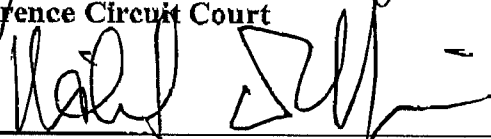
When the arrest is by warrant, the amount of the bond endorsed on the warrant shall be controlling.

Any individual arrested for battery, sexual battery, invasion of privacy, or stalking, shall be detained for twelve (12) hours or until appearance in Court, whichever is earlier. After twelve (12) hours, the person may post bond pursuant to other sections of this bond order only if the person agrees in writing, using the form entitled "Agreement to Have No Contact with Alleged Victim", which is attached as Exhibit A and agrees to initiate no contact with the alleged victim or anyone living in the alleged victim's household. If the person charged refuses to sign the "Agreement", he or she shall be held until brought to Court. The requirement of a signed "Agreement" shall be controlling notwithstanding the absence of said requirement in a written warrant/bond order.

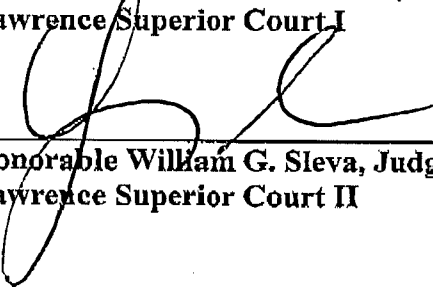
A person arrested for Public Intoxication, Operating While Intoxicated or for operating a vehicle with a specific BAC shall not be released on bond until his/her blood alcohol content is  $>.05$  or below, according to a Department of Toxicology detoxification schedule. No person shall be released in an obvious state of intoxication either from the suspected consumption of alcohol, other intoxicants, or a combination of alcohol and other intoxicants.



Honorable Andrea K. McCord, Judge  
Lawrence Circuit Court



Honorable Michael A. Robbins, Judge  
Lawrence Superior Court I



Honorable William G. Sieva, Judge  
Lawrence Superior Court II

