

FILED

Tipton 2011

STATE OF INDIANA)

SEP 15 2004

IN THE TIPTON CIRCUIT COURT

COUNTY OF TIPTON

IN OPEN COURT CAUSE NO: 80C01-0409-MJ-
CLERK TIPTON C.C.

BAIL BOND SCHEDULE
TIPTON CIRCUIT COURT

SCOPE: This Bond Schedule applies to all cases filed in the Tipton Circuit Court and to the setting of bond on warrants issued on all criminal information or indictments, unless otherwise specified by court order or on the warrant. THE SHERIFF OF TIPTON COUNTY IS HEREBY ORDERED TO ABIDE IN THE FOLLOWING BOND SCHEDULE FOR ALL CRIMINAL OFFENSES FILED OR TO BE FILED IN THIS COURT:

FELONIES:

MURDER.....NO BOND
HABITUAL OFFENDER...\$50,000
CLASS A.....\$50,000
CLASS B.....\$25,000
CLASS C.....\$10,000

All class "C" Felons, and above, MUST be held without bond pending a hearing on bond.

CLASS D.....\$7,500 -

MISDEMEANORS:

CLASS A.....\$2,500
CLASS B.....\$1,000
CLASS C.....\$ 500

EXCEPTIONS: The following are exceptions to the above listed schedule:

Criminal Mischief (Class B Misdemeanor).....\$1,500
Criminal Recklessness(Class B Misdemeanor).....\$1,500
Dealing Marijuana Less than 30 Grams(Class A Misdemeanor).....\$5,000
False Reporting or Informing (Class A Misdemeanor).....\$5,000
False Reporting or Informing(Class B Misdemeanor).....\$2,500
Leaving the Scene of a Property Damage Accident (B or C Misdemeanor).....\$2,500
Leaving the Scene of a Personal Injury Accident (Class A Misdemeanor).....\$5,000
Operating a Vehicle with at Least .08% BAC (Class C Misdemeanor).....\$2,500
Refusal to Identify Self (Class C Misdemeanor)..... \$1,500

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 OWI charges are filed, only the highest class bond shall imposed for all the OWI charges.

BONDS ARE DOUBLED: If the arresting officer or booking agency has probable cause to believe the accused has a prior, unrelated, Felony conviction, the Bail Bond Schedule is Ordered Doubled.

NO BOND: This bond schedule shall not be used for nor be applicable to the following cases: 1) A defendant who has been arrested for a crime while on probation, parole, bond or released on defendant's own recognizance for another offense. 2) Any person arrested on a charge of Invasion of Privacy, Battery, or Stalking. In such case, the defendant shall be detained in custody until the DEFENDANT'S INITIAL HEARING; however, if the defendant has been incarcerated for a period of 48 hours without a bond determination, they shall be permitted to post bond pursuant to the provisions of this schedule.

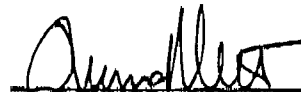
CONDITIONS OF BOND: All bail bonds posted by defendant's are subject to the following conditions: (a) defendant shall appear in court at all times required by the court; (b) defendant shall not leave the State of Indiana without the prior written consent of the court; (c) defendant shall not commit nor be arrested for another criminal offense; (d) defendant shall keep his/her attorney and the court advised in writing of any change of address within 24 hours of such change; (e) any other condition ordered by the court. Pursuant to I.C. 35-33-8-3.2(a)(4) a defendant's release may also be conditioned upon refraining from direct or indirect contact with the alleged victim of an offense or other individual as ordered by the court. **Violation of any condition may result in revocation of bond and issuance of rearrest warrant.**

PROPERTY BONDS: All property bonds shall be granted only after notice is sent to the prosecuting attorney and a hearing is set to determine whether such bond is proper.

REDUCTION OF BOND: All pretrial motions for bond reduction shall be presented to the court in writing and proper notice of the hearing scheduled thereon shall be given to the prosecuting attorney and defendant's counsel.

SUPERSEDES: This Bail Bond Schedule supersedes all previous Bail Bond Schedules Ordered by this court.

SO ORDERED THIS 15TH DAY OF SEPTEMBER, 2004.



THOMAS R. LETT, JUDGE
Tipton Circuit Court