

STATE OF INDIANA)
)
COUNTY OF HENDRICKS)

FILED
MAR 16 2015
Debbie Mackin
CLERK HENDRICKS CIRCUIT SUPERIOR COURT

Notice of Proposed Additions to Local Rules

Pursuant to Indiana Rule of Trial Procedure 81(B), the Hendricks County Courts give notice to the bar and the public of the content of their proposed additions to local rules, stating as follows:

1. The text of the proposed additions to local rules is attached hereto as:

LR 32 – CR00-15

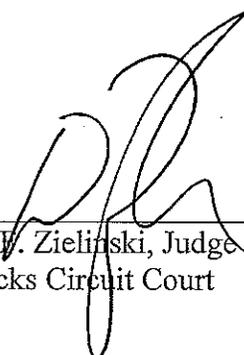
2. Comments should be sent to:

Catherine Haines
Court Administrator
Hendricks County Superior Courts
51 W. Main St. # 101
Danville, IN 46122
chains@co.hendricks.in.us

3. Comments by the bar and public will be received until April 17, 2015;
4. Proposals will be adopted, modified, or rejected by the Hendricks County Courts by April 24, 2015;
5. The effective date of the proposed local rules shall be May 1, 2015;
6. The text of the proposed local rules has been provided to the county clerk and to the Division of State Court Administration in digital format; and
7. The Hendricks County Courts shall also give notice to the president and secretary of the Hendricks County Bar Association.

WHEREFORE, the Hendricks County Courts respectfully request that the county clerk post this notice and attached, proposed additions to local rules in the county clerk's office and on the county clerk's website, if any. The Hendricks County Courts further requests that the Division of State Court Administration post the proposal on the Indiana Judicial website for public inspection and comment.

Respectfully submitted,



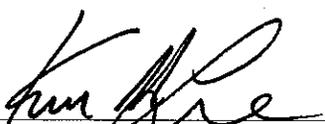
Daniel W. Zielinski, Judge
Hendricks Circuit Court



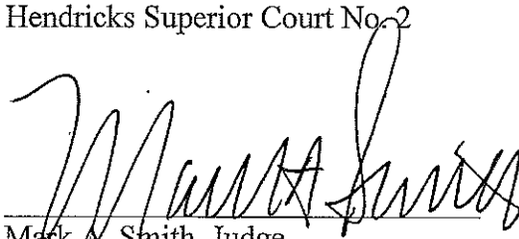
Robert W. Freese, Judge
Hendricks Superior Court No. 1



Rhett M. Stuard, Judge
Hendricks Superior Court No. 2



Karen M. Love, Judge
Hendricks Superior Court No. 3



Mark A. Smith, Judge
Hendricks Superior Court No. 4



Stephenie LeMay-Luken, Judge
Hendricks Superior Court No. 5

3-11-15

Pre-Screening for Home Detention, Work Release, or SCRAM

LR 32 – CR00-15. Pre-Screening for Home Detention, Work Release, or SCRAM

- A.** Any defendant in a criminal case who requests placement on home detention or work release or monitoring by a SCRAM device, either pursuant to a pre-trial release or as a result of a sentence imposed by a court, shall be required to submit to pre-screening prior to approval by the court.
- B. Procedure**
1. Any defendant pre-screened for home detention, work release, or SCRAM shall be required to submit to a urine drug screen at the defendant's pre-screen appointment. Positive urine drug screen results will be reported to the court and may be considered as a basis to deny placement.
 2. Defendants shall be responsible for the cost of drug testing.
 3. For defendants who are not in custody of the Hendricks County Sheriff's Department, pre-screening for placement in home detention or work release or monitoring by a SCRAM device shall occur at the Hendricks County Work Release Facility.
 4. For in-custody defendants, pre-screening for placement in home detention or work release or monitoring by a SCRAM device shall occur at the Hendricks County Jail.
 5. Absent good cause, all pre-screenings for home detention, work release, or SCRAM shall be completed at least seven (7) days prior to a plea hearing, sentencing, or court approval. Absent good cause, any defendant who fails to appear for his/her pre-screen appointment shall not be eligible for placement.
- C.** Ultimate authority to approve a defendant for placement on home detention or work release or monitoring by a SCRAM device shall remain with the court.