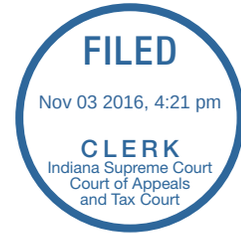


In the  
Indiana Supreme Court



Cause No. 94S00-1602-MS-86

**ORDER AMENDING INDIANA ADMINISTRATIVE RULE 9**

Under the authority vested in this Court to provide by rule for the procedure employed in all courts of this state and this Court's inherent authority to supervise the administration of all courts of this state, Administrative Rule 9 is amended as follows (deletions shown by **striking** and new text shown by underlining):

**Rule 9. Access to Court Records**

...

**(G) Excluding Court Records From Public Access.**

- (1) *Court Records That Must Be Excluded From Public Access In Entirety.* The following must be excluded from Public Access:
  - (a) Entire cases where all Court Records are declared confidential by statute or other court rule;
  - (b) Entire cases where all Court Records are sealed in accordance with the Access to Public Records Act (I.C. § 5-14-3-5.5);
  - (c) Entire cases where all Court Records are excluded from Public Access by specific Court order entered in accordance with 9(G)(4).
  - (d) All Mental health cases filed pursuant to I.C. § 12- 26.

...

This amendment shall take effect January 1, 2017.

DONE at Indianapolis, on 11/3/2016 .

  
Loretta H. Rush  
Chief Justice of Indiana

All Justices Concur