

LR24-AR00-6

Franklin Circuit Court Bond Schedule

Comes now the Court and sets the following bail bond schedule for pretrial release of persons incarcerated in the Franklin County Security Center for criminal offenses cited into the Franklin County Circuit Court. This Order supersedes all previous Bail Bond Orders.

	OFFENSES	BOND	
I.	Murder I.C. 35-42-1-1 (1&2)	None	
	Attempted to Commit Murder I.C. 35-41-5-1	None	
	Conspiracy to Commit Murder I.C. 35-41-5-1	None	
II.	Level 1 & 2 Felonies	None	
		Cash/Surety Property	
III.	Level 3 Felonies	\$25,000.00	
		\$50,000.00	
IV.	Level 4 Felonies	\$15,000.00	<u>\$20,000.00</u>
		\$30,000.00	\$40,000.00
<p><u>For the following offenses, persons incarcerated shall be released upon posting 10% of amounts listed, CASH ONLY, plus an administrative fee of \$50.00 and a death benefit fee of \$5.00. No surety bond shall be accepted, except as otherwise specified. Any person who fails to appear shall be responsible to the Court for the full bond amount.</u></p>			
V.	1. Level 5 Felonies	\$10,000.00	<u>\$15,000.00</u>
		\$20,000.00	
VI.	2. Level 6 Felonies	\$5,000.00	<u>\$10,000.00</u>
		\$10,000.00	
VII.	3. Class A, B & C Misdemeanors	\$2,500.00 cash or	
		surety \$5,000.00	

VIII. ~~Class B Misdemeanors~~ ~~\$1,000.00 cash or~~
surety

IX. ~~Class C Misdemeanors~~ ~~\$500.00 cash~~

<u>4. Probation Violation</u>	<u>No Bond until Court Appearance</u>
<u>5. Non-Support of a Dependent Child</u>	<u>Full amount of unpaid arrearage</u>

The bond amounts listed above for Level 1, 2, 3 and 4 felony arrests refer to cash or surety bonds. The amounts for property bonds ~~will~~ are double the cash/surety amount listed.

If two separate offenses are filed against an individual as a single charge, the amount of bond will be the amount for the highest offense charged.

Any person who has been released on bond in any jurisdiction and commits another offense, shall post two times the scheduled bond for the subsequent offenses which shall continue to double for each subsequent offense.

Any person who has been released on bond for a domestic violence charge shall be required to sign a No Contact Agreement as a further condition of their release on bond, and that said agreement shall be maintained of record in the office of the Sheriff in Franklin County for a period of not less than forty-eight hours from the date of release.

Pursuant to the above denominated bond schedule, the Clerk of the Circuit Court shall, at the time the Bench Warrant is issued, endorse upon the bench Warrant the amount of the bond pursuant to this Schedule, unless otherwise ordered by the Court.

All cash bonds shall become a personal asset of the Defendant and shall be held in trust by the Clerk of Franklin County and shall be applied towards payment of the defendant's fines, court costs, restitution, judgments and public defender reimbursement.

This Order shall be a part of record in the Criminal Order Book on the Circuit Court and shall remain in full force and effect until otherwise modified by proper Court Order.

(Adopted effective ~~July 1, 2014~~ March 1, 2020)