

ADAMS COUNTY
PRESUMPTIVE BAIL SCHEDULE
FOR INDIVIDUALS ARRESTED
AS OF
September 2, 2025

The Bail schedule listed below is a presumptive Bail Schedule that the Adams Circuit and Adams Superior Court shall use. Unless otherwise ordered by the Court, the following shall be the amounts set for the bail bonds:

FOR ADAMS COUNTY RESIDENTS ONLY

OFFENSE	CASH BOND	PLUS	SURETY BOND
Murder	None	plus	None
Attempted Murder	None	plus	\$100,000
Sexual Predator charges	None	plus	None
Level 1 Felony – Crimes of violence	None	plus	\$60,000
Level 1 Felony – Dealing drugs	None	plus	\$55,000
Level 1 Felony	None	plus	\$50,000
Level 2 Felony – Crimes of violence	None	plus	\$45,000
Level 2 Felony – Dealing drugs	None	plus	\$45,000
Level 2 Felony	None	plus	\$42,500
Level 3 Felony – Crimes of violence	\$650	plus	\$35,000
Level 3 Felony – Dealing drugs	\$1,000	plus	\$30,000
Level 3 Felony	\$500	plus	\$25,000
Level 4 Felony – Crimes of violence	\$550	plus	\$23,500
Level 4 Felony – Dealing drugs	\$1,000	plus	\$15,000
Level 4 Felony	\$500	plus	\$15,000
Level 5 Felony – Crimes of violence	\$450	plus	\$10,000
Level 5 Felony – Dealing drugs	\$1,000	plus	\$7,500
Level 5 Felony	\$400	plus	\$7,500
Level 6 Felony – Crimes of violence	\$350	plus	\$7,000
Level 6 Felony – Drug	\$550	plus	\$5,000
Level 6 Felony – OWI	\$450	plus	\$5,000
Level 6 Felony	\$350	plus	\$4,500
Class A Misdemeanor – Check Deception	\$550	plus	\$2,500
Class A Misdemeanor – Crimes of violence	\$350	plus	\$5,000
Class A Misdemeanor – Drug	\$550	plus	\$3,500
Class A Misdemeanor	\$200	plus	\$2,500
OWI (Class A & Class C Misdemeanors)	\$400	plus	\$3,000
Class B Misdemeanor - Crimes of Violence	\$350	plus	\$2,500
Class B Misdemeanor - Drug	\$550	plus	None
Class B Misdemeanor	\$400	plus	None
Class C Misdemeanor – Drug	\$400	plus	None
Class C Misdemeanor	\$200	plus	None

HOLD FROM OTHER JURISDICTION: Defendant shall be held on a no bond status until the initial hearing if there is a hold out of any other jurisdiction, including Immigration and Customs Enforcement (ICE), or if the Defendant has an unrelated pending criminal case.

RELEASE ON PROMISE TO APPEAR: The bail schedule shall not apply to cases in which a person may be released upon written promise to appear or the posting of other appropriate security as provided by law.

FOR NON-ADAMS COUNTY RESIDENTS ONLY

OFFENSE	CASH BOND	PLUS	SURETY BOND
Murder	None	plus	None
Attempted Murder	None	plus	\$100,000
Sexual Predator charges	None	plus	None
Level 1 Felony – Crimes of violence	None	plus	\$60,000
Level 1 Felony – Dealing drugs	None	plus	\$55,000
Level 1 Felony	None	plus	\$50,000
Level 2 Felony – Crimes of violence	None	plus	\$45,000
Level 2 Felony – Dealing drugs	None	plus	\$45,000
Level 2 Felony	None	plus	\$42,500
Level 3 Felony – Crimes of violence	\$650	plus	\$35,000
Level 3 Felony – Dealing drugs	\$1,000	plus	\$30,000
Level 3 Felony	\$500	plus	\$25,000
Level 4 Felony – Crimes of violence	\$550	plus	\$23,500
Level 4 Felony – Dealing drugs	\$1,000	plus	\$15,000
Level 4 Felony	\$500	plus	\$15,000
Level 5 Felony – Crimes of violence	\$450	plus	\$10,000
Level 5 Felony – Dealing drugs	\$1,000	plus	\$8,500
Level 5 Felony	\$400	plus	\$8,500
Level 6 Felony – Crimes of violence	\$350	plus	\$8,000
Level 6 Felony – Drug	\$550	plus	\$6,000
Level 6 Felony – OWI	\$450	plus	\$6,000
Level 6 Felony	\$350	plus	\$5,500
Class A Misdemeanor – Check Deception	\$550	plus	\$3,000
Class A Misdemeanor – Crimes of violence	\$250	plus	\$6,000
Class A Misdemeanor – Drug	\$450	plus	\$4,000
OWI (Class A & Class C Misdemeanors)	\$400	plus	\$3,500
Class A Misdemeanor	\$200	plus	\$3,000
Class B Misdemeanor - Crimes of Violence	\$350	plus	\$4,000
Class B Misdemeanor - Drug	\$550	plus	\$1,500
Class B Misdemeanor	\$400	plus	\$1,500
Class C Misdemeanor – Drug	\$400	plus	\$1,500
Class C Misdemeanor	\$200	plus	\$1,500

HOLD FROM OTHER JURISDICTION: Defendant shall be held on a no bond status until the initial hearing if there is a hold out of any other jurisdiction, including Immigration and Customs Enforcement (ICE), or if the Defendant has an unrelated pending criminal case.

RELEASE ON PROMISE TO APPEAR: The bail schedule shall not apply to cases in which a person may be released upon written promise to appear or the posting of other appropriate security as provided by law.

CRIMES OF VIOLENCE: “Crime of violence” means the following:

1. Murder
2. Attempted murder
3. Voluntary manslaughter
4. Involuntary manslaughter
5. Reckless homicide
6. Aggravated battery
7. Kidnapping
8. Rape
9. Criminal deviate conduct
10. Child molesting
11. Sexual misconduct with a minor as a Level 1 felony or a Level 2 felony
12. Robbery as a Level 2 felony or a Level 3 felony
13. Burglary as a Level 2 felony, Level 3 felony, or Level 4 felony
14. Operating a vehicle while intoxicated causing death
15. Operating a vehicle while intoxicated causing serious bodily injury to another person
16. Resisting law enforcement
17. Intimidation
18. Invasion of privacy
19. Stalking
20. Harassment
21. Battery
22. Domestic violence

CRIME OF VIOLENCE ARRESTS: Unless otherwise specified, it shall be a condition of bail for each person arrested on a charge of Crime of Violence, that such person refrain from having any direct or indirect contact with the alleged victim(s).

WARRANTLESS ARRESTS: No bail shall be set for persons arrested without a warrant for a “Crime of Violence,” any Resisting Law Enforcement, Intimidation, Harassment, Invasion of Privacy, Stalking, any Battery, Domestic Violence or any Level 1, 2, 3, 4, or 5 Felony until the Initial Hearing is held or until the Court sets bond.

INCREASED BONDS: Bail bonds only shall be increased by 50% for persons who have another Criminal case pending, are on probation, parole, withheld or suspended sentence, or who have a prior conviction of Escape or Failure to Appear, or who are charged as a Habitual Offender, Habitual Substance Offender, Habitual Vehicular Substance Offender or Repeat Sex Offender.

FIFTEEN DAY HOLD: If a person is arrested for a crime while on probation, parole, or while released either on bond or the person’s own recognizance for another offense, the bond schedule shall not apply and the person may be detained for 15 days during which time the Prosecuting Attorney shall notify the appropriate probation or parole department and the Court shall determine bail, if any.

MULTIPLE CHARGES: If a person is accused of multiple crimes, bond shall be posted on the most serious charge only.

COOLING OFF PERIOD FOR DOMESTIC VIOLENCE ARREST: Any person arrested and held in custody for any of the following crimes against a family or household member, shall not be released on bail for at least twenty-four (24) hours from the time of the person's arrest:

1. A crime of domestic violence (as described in IC 35-31.5-2-78).
2. Battery (IC 35-42-2-1).
3. Domestic battery (IC 35-42-2-1.3).
4. Aggravated battery (IC 35-42-2-1.5).
5. Strangulation (IC 35-42-2-9).
6. Rape (IC 35-42-4-1).
7. Sexual battery (IC 35-42-4-8).
8. Invasion of privacy (IC 35-46-1-15.1).
9. Criminal stalking (IC 35-45-10-5).
10. Criminal recklessness (IC 35-42-2-2).
11. Criminal confinement (IC 35-42-3-3).
12. Burglary (IC 35-43-2-1).
13. Residential entry (IC 35-43-2-1.5).

A crime of domestic violence is defined by Ind. Code 35-31.5-2-78 as:

1. having as an element either the use of physical force or the threatened use of a deadly weapon, and
2. was committed against:
 - A. Defendant's current spouse,
 - B. Defendant's former spouse,
 - C. Defendant's parent,
 - D. Defendant's guardian,
 - E. a person with whom Defendant shared a child in common,
 - F. a person who was cohabitating with as a spouse,
 - G. a person who was cohabitating with as a parent,
 - H. a person who was cohabitating with as a guardian,
 - I. a person who had cohabitated with Defendant as a spouse
 - J. a person who had cohabitated with Defendant as a parent,
 - K. a person who had cohabitated with Defendant as a guardian,
 - L. a person who was or had been similarly situated to a spouse of the Defendant,
 - M. a person who was or had been similarly situated to a parent of the Defendant,
 - N. a person who was or had been similarly situated to a guardian of the Defendant.

NO BOND FOR CERTAIN SEX OFFENDERS WITHOUT A HEARING: Any person arrested on any charge who is:

1. already an I.C. 35-38-1-7.5 sexually violent predator and
2. arrested for or charged with one or more of the following:
 - A. Rape
 - B. Criminal deviate conduct

- C. Child molesting
- D. Child exploitation
- E. Possession of child pornography
- F. Vicarious sexual gratification
- G. Fondling in the presence of a minor
- H. Performing sexual conduct in the presence of a minor
- I. Child solicitation
- J. Child seduction
- K. Sexual battery
- L. Sexual misconduct with a minor
- M. Unlawful employment near children by a sexual predator
- N. Sexual offender residency offense
- O. Sexual offender internet offense
- P. Inappropriate communication with a child
- Q. Incest
- R. Kidnapping
- S. Criminal confinement – normally considered crimes of violence
- T. Promoting prostitution
- U. Promoting human trafficking
- V. Sexual trafficking of a minor
- W. Human trafficking
- X. Sexual misconduct by a service provider with a detained child
- Y. Voluntary manslaughter;
- Z. An attempt or conspiracy to commit any of the charges listed above in A - Y and also (1) attempted child molesting, (2) conspiracy to commit child molesting, (3) attempted child solicitation, (4) conspiracy to commit child solicitation, (5) attempted sexual battery, (6) conspiracy to commit sexual battery, (7) attempted murder, or (8) conspiracy to commit murder; or

shall be detained in custody without bond until initial hearing.

CASH BONDS: All cash bonds shall be posted with the Adams County Clerk or Adams County Sheriff's Office. All or part of a full cash bond may be retained to cover: pauper counsel, community correction or probation user fees; restitution; court costs; fines; or special fees authorized by statute. The Defendant, or any person providing cash to a Defendant, agrees that all or part of the cash bond may be retained as stated above. Unless the Court orders otherwise, when cash bonds are released, they must be released to the person who posted the bond, not necessarily to the Defendant.

FAILURE TO APPEAR WITH CASH BOND: In the event the accused fails to appear, any monies deposited with the Clerk, may, upon Order of Court, be transferred to the Extradition Fund of the Court to be used for the return of such accused or any other fugitive.

READMISSION TO BOND FOLLOWING FAILURE TO APPEAR: In the event an individual fails to appear and the individual is then rearrested, the individual's new bond may not be less than \$2,500 surety under any circumstances and shall otherwise be at least 50% more than the original bond. Under no circumstances shall an individual who has failed to appear and been rearrested by admitted to bail pursuant to a cash bond or released upon the individual's personal recognizance.

BOND REDUCTIONS: Pre-trial Motions for bond reductions shall be presented to the Court in writing and proper notice of the hearing scheduled thereon shall be given to the Prosecuting Attorney. Notwithstanding any pre-trial motion for bond reduction, at the Initial Hearing a Defendant's bond may not be reduced without the presence of the State of Indiana.

RELEASE ON PROMISE TO APPEAR: The bail schedule shall not apply to cases in which a person may be released upon written promise to appear (See Exhibit C) or the posting of other appropriate security including, but not limited to the following:

1. **TRAFFIC OFFENSES:** Pursuant to IC 9-30-2-5, a resident of Indiana charged with a misdemeanor regulating the use and operation of a motor vehicle shall be released upon signing a promise to appear, excepting:
 - A. Any misdemeanor under IC 9-30-5 (operating a vehicle while intoxicated)
 - B. Any misdemeanor under IC 9-26-1 (failure to stop after an accident).

Any person refusing to sign a promise to appear shall post bond.

2. **CONSERVATION OFFENSES:** Pursuant to IC 14- 22-39-2, cases of violation of snowmobile and fish and game laws may be dealt with by summons rather than arrest.

Residents of states which are members of the nonresident violator agreement, I.C. 9-28-1 et seq shall be treated in the same manner as residents of Indiana.

Residents of other states shall be required to provide security as provided in I.C. 9-30-2-5 or, failing to do so, they shall post bail in the amount provided above. Any person refusing to sign a promise to appear shall post bail.

INTOXICATED INDIVIDUALS: Notwithstanding the above, any individual arrested for an alcohol-related offense shall be detained and shall not be eligible to post bail until such individual has reached a blood alcohol level of no more than .05%, by weight, which level shall be determined by using the chart displayed in Indiana Code 35-33-1-6.

INDIVIDUALS UNDER THE INFLUENCE OF DRUGS OR CONTROLLED SUBSTANCES: Considering the safety of the detained individual and the public and in accordance with state statutes and the policy of the Adams County Sheriff, any individual reasonably believed to be under any influence drugs or controlled substances when arrested may be detained without bond until he or she is no longer under such influence.

ILLEGAL ALIENS: Illegal Aliens shall be held without bond until further order of the Court or the expiration of three (3) working days (Holidays and weekends do not count) after arrest or until notice by the United States Immigration and Customs Enforcement (ICE) of No Hold, whichever comes first. Unless the Court orders otherwise, the defendant's bond shall be in

accordance with this bond schedule after the expiration of three (3) working days from the time of arrest or notification from ICE that there will be no hold. The purpose of this order concerning illegal aliens is to allow the Homeland Security/Immigration and Customs Enforcement (ICE) adequate time to investigate and determine whether the INS wishes to detain the defendant for prosecution and/or deportation.

UNKNOWN INDIVIDUALS: If the true identify of a person is unknown he or she shall be held until further order of the Court.

STANDARD BOND CONDITIONS: The Sheriff shall post the following Standard Bond Conditions in a conspicuous manner in the jail. The Sheriff shall also obtain a signed "Acknowledgement of Standard Bond Conditions" (See Exhibit A) from any arrested person before posting bond. The Acknowledgment shall be filed in the Court with the bond. All appearance bonds posted by defendants are subject to the following conditions:

1. The defendant shall appear in court at the date and time indicated on the jail arrest sheet or the citation unless excused from attending in open Court by the Judge of the Court or unless excused by written order of the Court;
2. The defendant shall not leave the State of Indiana without the prior written approval of the bonding agent;
3. The defendant shall not violate the law of any jurisdiction and shall not be arrested for or charged with any new criminal law violations;
4. The defendant shall maintain regular contact with their attorney whether privately retained or court-appointed, including contact with their attorney prior to each and every Court date;
5. The defendant shall notify the Court, and his or her attorney, at least twenty-four (24) hours in advance of any change of address and shall provide the Court with written notice of defendant's new address;
6. The defendant shall not appear at any hearings with the odor of alcohol on his/her breath or person or under the influence of alcohol, controlled substances, including medical marijuana, or synthetic substances and the defendant shall submit to any tests requested by the Court;
7. The defendant shall notify the Court immediately in writing of any other incarceration in any other matter, in any jurisdiction, and defendant shall include the name and address of the facility he/she is incarcerated in and the defendant's release date, if known;
8. In the event defendant is currently on probation for any other offense or is placed on probation in the future during the pendency of this action, the defendant shall immediately notify the Court in writing of such and the defendant shall abide by all rules and conditions of that probation order;
9. The defendant specifically agrees to waive extradition from any jurisdiction inside or outside the United States, wherever he or she may be found, and also agrees not to contest any effort to return him or her to the State of Indiana. The Sheriff shall post in a conspicuous manner in the jail and shall provide a copy of the "Waiver of Extradition as a Condition of Bond or Recognizance" (See Exhibit B), to such person for signature before posting bond or being released upon recognizance and a signed copy of the Waiver shall be attached to the bond or release filed with the Court.

- 10.** The defendant agrees to any other condition of bond ordered by the Court;
- 11.** Under I.C. 35-33-8-3.2(a)(4), a defendant charged with a crime of violence shall refrain from any direct or indirect contact with the alleged victim of an offense or other individual so ordered by the Court.

Violation of any condition of bond may result in the Court revoking the defendant's release on bond and the issuance of a warrant for re-arrest.

ACKNOWLEDGEMENT OF STANDARD BOND CONDITIONS

The Sheriff shall obtain a signed "Acknowledgement of Standard Bond Conditions" from any arrested person before posting bond. The Acknowledgment shall be filed in the Court with the bond. All appearance bonds posted by defendants are subject to the following conditions:

1. The defendant shall appear in court at the date and time indicated on the jail arrest sheet or the citation unless excused from attending in open Court by the Judge of the Court or unless excused by written order of the Court;
2. The defendant shall not leave the State of Indiana without the prior written approval of the bonding agent;
3. The defendant shall not violate the law of any jurisdiction and shall not be arrested for or charged with any new criminal law violations;
4. The defendant shall maintain regular contact with their attorney whether privately retained or court-appointed, including contact with their attorney prior to each and every Court date;
5. The defendant shall notify the Court, and his or her attorney, at least twenty-four (24) hours in advance of any change of address and shall provide the Court with written notice of defendant's new address;
6. The defendant shall not appear at any hearings with the odor of alcohol on his/her breath or person or under the influence of alcohol, controlled substances, including medical marijuana, or synthetic substances and the defendant shall submit to any tests requested by the Court;
7. The defendant shall notify the Court immediately in writing of any other incarceration in any other matter, in any jurisdiction, and defendant shall include the name and address of the facility he/she is incarcerated in and the defendant's release date, if known;
8. In the event defendant is currently on probation for any other offense or is placed on probation in the future during the pendency of this action, the defendant shall immediately notify the Court in writing of such and the defendant shall abide by all rules and conditions of that probation order;
9. The defendant specifically agrees to waive extradition from any jurisdiction inside or outside the United States, wherever he or she may be found, and also agrees not to contest any effort to return him or her to the State of Indiana. The Sheriff shall post in a conspicuous manner in the jail and shall provide a copy of the "Waiver of Extradition as a Condition of Bond or Recognizance" (See Exhibit B), to such person for signature before posting bond or being released upon recognizance and a signed copy of the Waiver shall be attached to the bond or release filed with the Court.
10. The defendant agrees to any other condition of bond ordered by the Court;
11. Under I.C. 35-33-8-3.2(a)(4), a defendant charged with a crime of violence shall refrain from any direct or indirect contact with the alleged victim of an offense or other individual so ordered by the Court.

Violation of any condition of bond may result in the Court revoking the defendant's release on bond and the issuance of a warrant for re-arrest.

Dated: _____

Signature: _____

Printed Name: _____

WAIVER OF EXTRADITION AS A CONDITION OF BOND and AGREEMENT

IN THE ADAMS SUPERIOR COURT
26th JUDICIAL CIRCUIT
DECATUR, INDIANA

STATE OF INDIANA

vs.

(Defendant's Full Name)

WAIVER OF EXTRADITION AS A CONDITION OF BOND OR RECOGNIZANCE

I, _____ (Defendant) have been arrested for a criminal offense on _____ (Date) and as a condition of my bond or recognizance release consent to the following:

1. I understand that it is a violation of my bond and release to leave Indiana without the approval of the Court and the surety and that if I am arrested in another State, I can be returned to Indiana through the extradition process.
2. I will not resist or fight any effort by any State to return me to Indiana and waive all formal extradition to Indiana.
3. I understand I shall not be admitted to bail or release in any other State pending extradition to Indiana.
4. I agree to waive any right I may have to contest my extradition and I waive this right freely, voluntarily and intelligently.

I hereby acknowledge notice and receipt of this Waiver of Extradition as a Condition of Bond or Recognizance.

Dated: _____

Signature of Defendant/Arrested Person

Print Full Name

Street Address

City, State and Zip Code

SHERIFF/BONDSMAN: ATTACH SIGNED COPY TO BOND WHEN FILING WITH COURT

WAIVER OF EXTRADITION AS A CONDITION OF BOND and AGREEMENT

AGREEMENT REQUIRED OF ALL THOSE POSTING A CASH BOND

NOTE: ADAMS COUNTY COURTS REQUIRES THAT THIS AGREEMENT BE SIGNED IF A CASH BOND IS POSTED. SAID AGREEMENT MUST BE EXECUTED BY THE DEFENDANT AND EACH PERSON WHO MAKES THE DEPOSIT ON BEHALF OF THE DEFENDANT.

The Defendant and each person making the deposit on behalf of the Defendant hereby execute this Agreement. This Agreement allows the Court to retain all or part of the cash bond that to pay publicly paid costs of representation and fines, costs, fees (including probation fees) and restitution that the Court may order the Defendant to pay if the Defendant is convicted.

The Defendant shall also pay an additional sum of \$5.00 as required by I.C. 35-33-8-3.2(d).

Date: _____ Time: _____ Bond Amount \$ _____

Cause No. _____

Charges: _____

Email to: () Adams Superior Court
scourtstaff@co.adams.in.us

() Adams Circuit Court
circuitstaff@co.adams.in.us

Defendant's signature

Defendant's full printed name

Person posting bond on behalf of Defendant

Printed name of person posting bond

Jail Staff: After obtaining signatures on this Agreement, you are required to email a copy to the Adams Superior Court at **scourtstaff@co.adams.in.us** unless the warrant or documentation indicates that this case will be filed in the Adams Circuit Court and, in that event, this Agreement should be emailed to **circuitstaff@co.adams.in.us**.

IN THE ADAMS SUPERIOR COURT
26th JUDICIAL CIRCUIT
DECATUR, INDIANA

STATE OF INDIANA

CASE NO. 01D01-_____

vs.

(DEFENDANT) (First, Middle, Last)

PROMISE TO APPEAR IN ADAMS SUPERIOR COURT

I _____ am an Indiana resident or a resident of the State of _____.

My full address: _____.

My driver's license number is (mandatory): _____ State: _____ No license _____

I have been arrested for a _____ misdemeanor or a _____ felony charge.

Specifically, I have been arrested for: _____

_____ [list each charge and level of each offense].

I promise to appear in the Adams Superior Court, 122 S. Third Street, Decatur, Indiana 46733 on _____ (day of the week) _____, 20____ (date) **at 8:15 a.m.** for initial hearing regarding the above referenced charges. [This date shall be at least five (5) days from the date of arrest but not more than ten (10) days from the date of arrest. **No hearing to be set on weekends or county holidays!** *If the Defendant demands a quicker hearing date, then initial hearing shall be set the next business day at 8:15 a.m.*

Check box if Defendant demanded earlier Court date.

If I fail to appear at the specified date and time, a warrant shall be issued by the Adams Superior Court for my arrest upon these charges and my license to drive and my vehicle registration shall be suspended immediately and indefinitely (for motor vehicle offenses).

If I do not sign this promise to appear, then I will be immediately incarcerated under standard terms of bond for the pending charges.

Dated: _____, 20_____.

Signature of Defendant

Printed name of Jailer (Witness)

****DEFENDANT MUST BE GIVEN A PHYSICAL COPY OF THIS PROMISE TO APPEAR****

THE JAILER WITNESSING THIS AGREEMENT SHALL IMMEDIATELY TRANSMIT A COPY OF THIS PROMISE TO APPEAR TO THE ADAMS SUPERIOR COURT BY EMAIL TO: SCOURTSTAFF@CO.ADAMS.IN.US