

Bond conditions after bind over

3 messages

Danielle Janisse <JanisseD@roscommoncounty.net>
Reply-To: madcm@googlegroups.com
To: "madcm@googlegroups.com" <madcm@googlegroups.com>

Tue, Jun 6, 2017 at 9:41 AM

Good Morning,

In the event of cases with bond conditions that get bound over to circuit court, I'm interested in knowing what other courts procedures are. For example, if a case w/bond conditions gets bound over, I complete a modify form to amend the ORI and case number, forward form to sheriff dept, and then send the bond conditions to CC when the form is returned. From that point forward, CC is entirely responsible for the bond conditions. However, when no bond conditions exist prior to bind over, but then are ordered to be entered after the case is in circuit, WHO is responsible for facilitating this? Common sense would be the CC, but ours struggles to do anything with the bond other than complete a removal.. Could you please give input as to what or who does what w/bond conditions after bind over?

Thank you for your time and attention,

Danielle L. Janisse

Magistrate/Offical Court Recorder

82nd District Court

500 Lake Street

Roscommon, MI 48653

(T) 989.275.7642

(F) 989.275.6033

JanisseD@Roscommoncounty.net

Chris Rockafellow <chrisr@cassco.org>
Reply-To: madcm@googlegroups.com
To: madcm@googlegroups.com

Tue, Jun 6, 2017 at 9:51 AM

We no longer have jurisdiction after bind over. The Circuit Court does all the bond violations hearings after bind over.

Danielle Janisse <JanisseD@roscommoncounty.net>
Reply-To: madcm@googlegroups.com
To: "madcm@googlegroups.com" <madcm@googlegroups.com>

Tue, Jun 6, 2017 at 10:22 AM

Yes, don't even get me started on the bond order to show cause/bond violation hearings, or lack thereof, after bind over.