- 1) It is **the Judge who decides to release with bail**, and how much bail is necessary.
- 2) A "for-profit" bond is more likely (due to weighted market) to create public safety risk than one provided by Grandma or other party, except that the bond companies makes money and bankrupts Grandma and Grandpa when the person doesn't show.
- 3) At this point the **Bail Bond companies claim to expend** some amount of resources to find and force the person to appear.
- 4) The **legislation creates a protection of "for-profit" bond businesses.** The bail industry then does some amount of "police work" and provides financial support to elected officials. Django style?
- 5) The bond has to match, "not be excessive", this method does not keep the public safe it only allows rich people to mitigate the harm which jail can do to them via a legal "loophole".
- 6) The Indiana Pre Trail Risk Assessments are less than 95% effective and can not determine actual risk.
- 7) The community release programs for non-violent offenders are setup to provide effective services to reduce the causes which lead to the arrest, in fact more services are geared for high-risk violent offenders.
- 8) This reinforces the fact that we have a wealth based detention system