

- 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 Trial 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**