RULE V BONDS/RECOGNIZANCES

- 1. Appearance bonds for adults and/or juveniles shall be fixed by the judge in each individual case upon arraignment, or at such other time as may be provided; the deputy clerks shall endorse on all warrants for the arrest of adults the amount of bond as may be provided by the judge for such offense. The issuance of a warrant without endorsement as to the amount of bond shall indicate that the bond must be fixed by the judge.
- Other bonds or recognizances to appear as may be provided by the judge shall be in the form as provided by law, order or this court or other court to which the person may be held to answer. Responsibility of parents for appearances of juveniles shall be considered on the same basis as bonds.
- 3. The sufficiency of sureties shall be determined by the judge in each case; and when real property is offered as security by a surety, the court shall require twice the unencumbered value of the bond in real property as such value shall appear upon the county tax list maintained by the officer of the County Auditor.
- 4. No attorney or other officer, or employee of this court shall be accepted as bail or surety in any action or matter in this court.