LCrR 2.2. Warrant Upon Indictment or Information

(a) Warrant of Arrest.

(4)(a) Bail at Filing. If a preliminary appearance was held, the State files an information within the time period set forth in CrR 3.2.1(f)(1) or CrRLJ 3.2.1(f)(1), and at the time of filing the State requests bail to be set at an amount higher than set at the preliminary appearance, the Court shall not increase bail prior to a hearing with all necessary parties. To set a hearing, the State shall contact the Court to set a bail hearing to be heard in Superior Court the next court day, absent exigent circumstances, following the filing of the case in Superior Court. The State shall provide notice to the defendant or the defendant's attorney upon the filing of the case or at the time of the second appearance calendar, whichever is sooner. Any request by the State for a bail amount higher than set at preliminary appearance must be supported by information that was not provided to the court at the preliminary appearance and the Court must find good cause for the increase in bail.

(b) Absent a specific request from the State, if the Court sets bail at an amount higher than set at preliminary appearance when the Court signs the information and motion for a warrant/summons, the Court shall hold an expedited bail hearing upon defense request and no later than three (3) court days, absent exigent circumstances, after the defendant's request for a hearing.

(b) Issuance of Summons in Lieu of Warrant...

[Adopted September 21, 2021; re-adopted December 14, 2021; February 22, 2022.]