

RULE 10
PROCEDURES FOR QUASHING BENCH WARRANTS

The motion to quash a bench warrant may only be set under the following circumstances.

1) If no bail bond or cash bail has been ordered forfeit in any of the Defendant's cases for which warrants have been issued and are then outstanding, the Clerk may set a motion to quash upon the warrant quash calendar.

2) If a bail bond or cash bail has been ordered forfeit in any of the Defendant's cases for which warrants have been issued and are then outstanding, the Clerk may set a motion to quash upon the warrant quash calendar. The motion may only be set if all of the following conditions are met:

(a) If cash bail was ordered forfeit, the Defendant posts cash bail in an amount equal to the amount of bail ordered forfeit; and

(b) If a bond was ordered forfeit, the Defendant posts a new bond in the amount ordered forfeit or provides a written request from the bail bondsman requesting reinstatement of the bond, however, a request to reinstate a bond that has previously been exonerated shall not be sufficient to satisfy this requirement.

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