

**VIRGINIA: IN THE JUVENILE AND DOMESTIC RELATIONS DISTRICT COURTS OF THE
27th JUDICIAL DISTRICT**

ORDER

IN RE: PAYMENT PLAN AGREEMENT(S)

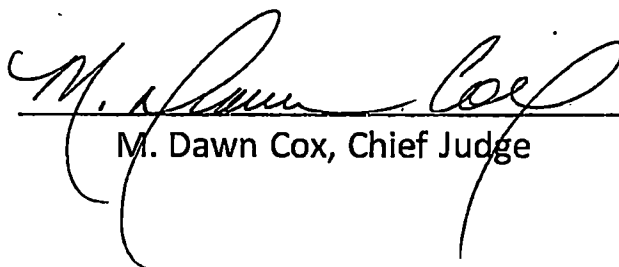
Effective July 01, 2024, if a person, appearing before any Juvenile and Domestic Relations Court in the 27th Judicial District of Virginia, is unable to pay fines, cost, forfeitures, restitution, or penalties imposed by the Court within 90 days of the conviction date, the Clerk of this Court is authorized to enter into an *installment, deferred, or modified deferred* payment plan with such person. The Court hereby incorporates the attached *Payment Plan Chart* into this Order which further explains the parameters of each plan.

Community Service may be used to reduce the total or part of the fines/cost owed. Restitution may not be paid through Community Service.

Failure to comply with the terms and conditions of any plan shall terminate the agreement. A down payment shall be required on any subsequent payment plan as indicated on the *Payment Plan Chart*. No additional fees are to be imposed to establish any payment plan.

If the Defendant's sole financial resource is a social security benefit or supplement security income, then they are exempt from making payments until they have a resource other than social security benefit or supplemental security income. Should they have a different financial resource they must contact the Clerk's office to enter into a payment agreement. However, any restitution that may have been ordered is not included in this exemption and payment is due as the court has ordered.

Enter this Order this 24th day of September, 2024



M. Dawn Cox, Chief Judge

PAYMENT PLAN CHART
EFFECTIVE JULY 01, 20²⁴

| TYPE OF PLAN | AMOUNT OWED | 1 ST PLAN DOWN PAYMENT REQUIREMENT | 2 ND AND SUSEQUENT PLANS DOWN PAYMENT REQUIREMENT | MONTHLY PAYMENT REQUIREMENT | TERM |
|---|---------------------------|---|--|--|------------------|
| DEFERRED PAYMENT PLAN (no monthly payment required, but due in full at the end of the agreed term) AND MODIFIED DEFERRED PLAN (monthly payments suggested based on the total due and the agreed term/due date) | UP TO AND INCLUDING \$500 | NONE | 10% OF AMOUNT DUE | NONE | 6 MONTHS |
| | \$501 OR MORE | NONE | \$50 OR 5%, WHICHEVER IS GREATER | NONE | TBD BY COURT |
| INSTALLMENT PAYMENT PLAN (monthly payment required) | UP TO AND INCLUDING \$500 | NONE | 10% OF AMOUNT DUE | PAYMENT BASED ON THE TOTAL AMOUNT OWED, TERM, AND ABILITY TO PAY | 6 MONTHS |
| | \$501 OR MORE | NONE | \$50 OR 5%, WHICHEVER IS GREATER | | TBD BY COURT |
| COMMUNITY SERVICE WORK (earn credit for all or part of fines and cost owed, earned credit is calculated by hours performed multiplied by the current minimum wage rate set in Virginia) *SEE BELOW | N/A | N/A | N/A | N/A | SET BY AGREEMENT |

ALL COURT FINES AND COSTS ARE DUE WITHIN 90 DAYS OF CONVICTION, OR RELEASE FROM INCARCERATION IF APPLICABLE, WITHOUT THE ACCRUAL OF INTEREST. ANY EXTENSIONS PAST THE INITIAL DUE DATE ARE CONSIDERED PAYMENT PLANS.

AFTER DEFAULT ON AN INITIAL PAYMENT PLAN, A DOWN PAYMENT SHALL BE REQUIRED ON ANY SUBSEQUENT PLAN. SEE CHART ABOVE FOR REQUIREMENTS.

NO TIME TO PAY FEE WILL BE CHARGED ON ANY ACCOUNT.

*ANY PERSON IS ENTITLED TO DO COMMUNITY SERVICE TO REDUCE/PAY OFF FINES AND COSTS. IF YOU WISH TO TAKE ADVANTAGE OF THIS OPPORTUNITY PLEASE CONTACT THE COURT FOR INSTRUCTION ON HOW TO COMPLETE THE PROCESS.