

IN THE CIRCUIT COURT FOR THE STATE OF OREGON
FOR THE 15TH JUDICIAL DISTRICT

FILED

2014 NOV 20 P 2:15

In the Matter of Application of)
Security Release Funds)
_____)

COOS COUNTY COURT
COQUILLE, OREGON
General Order
14-15

This matter coming before the court on its own motion:

It appearing to the court that persons arrested or other persons on behalf of a person arrested post security under ORS 135.265 so that a person arrested may be released from jail under a security release agreement;

It further appearing to the court from time to time that after assessing the statutory fee, and financial obligations imposed, if any, on charges filed as provided for in ORS 135.265(2), money from the security deposit posted still remains;

It further appearing to the court that from time to time after money is posted as security, no charges are filed, or if filed, are dismissed;

It is hereby ordered that unless otherwise specifically ordered by the court:

If charges are filed and a judgment is entered on any charge on which security was posted, the security money posted, after deduction for the statutory assessment, shall be applied to financial obligations imposed by the court on the charges on which security was posted and/or applied on other financial obligations owed the court by the defendant;

If no charges are filed, or if filed, are dismissed before judgment, the security money posted, after deduction for the statutory assessment, shall be applied to other financial obligations owed to the court by defendant;

If a judgment is entered and, if the defendant owes child support, and monies remain from the security deposit posted after deduction for the statutory assessment and financial obligations owed by the defendant to the court, the trial

court administrator shall notify the appropriate support enforcement agency of the amount of the security posted remaining, and if the agency files a motion under ORS 135.280(4), within seven days of such notice, requesting that the remaining security posted be applied to a child support judgment, the court shall sign an order applying the remaining security deposit to the child support owed.

If the security posted was posted under ORS 135.265(3), the amount of the remaining security deposit applied to child support owed by the defendant shall not exceed 66% of the remaining amount of the security deposit, but in cases where the amount of security was posted under ORS 135.265(2), the full amount of the security deposit remaining shall be applied to child support owed by the defendant.

After applying the security deposit to the aforementioned obligations, any amount that remains shall be returned to the person posting the security deposit.

This order supersedes general order 11-01.

Dated this ^{20th} day of November, 2014.



Richard L. Barron, Presiding Judge