

IN THE CIRCUIT COURT FOR THE STATE OF OREGON

FILED

FOR THE FIFTEENTH JUDICIAL DISTRICT

2009 SEP 25 AM 10:42

In the Matter of Application of Security Release Funds

)
)
)
)

General Order
09-02

COOS COUNTY COURT
COQUILLE, OREGON

This matter coming before the court on its own motion;

It appearing to the court that from time to time that persons arrested or others for persons arrested post security so that a person arrested may be released from jail.

It further appearing to the court that from time to time after assessing statutory fees and financial obligations imposed, if any, on the charges which were the subject of the arrest a balance of the security money posted still remains.

It further appearing to the court that from time to time after money is posted as security release no charges are filed by the date and time for the appearance set out in the security agreement.

IT IS HEREBY ORDERED:

Unless otherwise ordered by the court:

If charges are filed, after applying the security money to any statutory fees including the 15% security release costs and money due on the case for which the security was posted, if any, the balance remaining shall be applied to any other financial obligations, including child support obligations, owed by the defendant or the poster on any Oregon Circuit Court case or pursuant to any child support order or judgment. After applying these funds any remaining balance shall be refunded to the person posting the security.

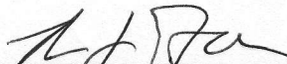
If no charges are filed by the date and time of appearance, then after applying the security money to any statutory fees including the 15% security release costs or any other financial obligation, including child support, owed by the defendant or the poster on any Oregon Circuit Court case or pursuant to any child support order or judgment, any remaining balance shall be returned by the court to the person posting the security in the regular course of business.

It is further ordered that the Trial Court Administrator shall develop and implement procedures to carry out the purpose of this order.

General Order 99-02 is set aside.

It is so ordered this 25th day of September, 2009.

Effective date of this order is October 1, 2009.



Richard L. Barron, Presiding Judge