



Ohio Administrative Code

Rule 120-1-05 Recoupment, contribution, partial payment, and marginally indigent programs.

Effective: December 1, 2015

Subject to review and approval by the Ohio public defender, each county shall establish a reimbursement, recoupment, contribution, or partial payment program to recover a portion of the expense of appointing counsel to a person whose gross income exceeds one hundred twenty-five per cent of the federal poverty level or to a child whose parents gross income exceeds one hundred twenty-five per cent of the federal poverty level. Assessments for such programs shall be based upon a persons ability to pay, considering income, basic living expenses, and court costs and other expenses arising from the case at issue.

Such programs shall not:

- (A) Jeopardize the quality of defense or act to deny representation to qualified defendants;
- (B) Require or include direct payments from the applicant to the appointed counsel;
- (C) Require any payments, compensation, or in-kind services from an applicant whose gross income is equal to or less than one hundred twenty-five per cent of the federal poverty level;
- (D) Require payments from a child applicants parent if the childs parent or a relative of the parent is the alleged victim;
- (E) Base assessments on the appointed counsel fee bill, rather than the defendants ability to pay;
- (F) Assess amounts that the person cannot reasonably be expected to pay without hardship;
- (G) Attempt to recoup the full cost of providing appointed counsel, experts, transcripts, or other associated expenses.



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