



For Class A and B Misdemeanor Convictions & Offenses Court Costs, Fines, & Reimbursement Fees Chart (ORIGINAL JURISDICTION)

Court costs apply to convictions on or after January 1, 2020, no matter the offense date.

Fines and reimbursement fees apply to offenses committed on or after January 1, 2020.¹

For offenses committed before January 1, 2020, the fines and fees to be assessed are the fines and fees in effect on the offense date.

Existing law requires an ability to pay determination at sentencing. While a law may require assessment of a court cost, fine, or reimbursement fee, judges retain the authority to reduce or waive those court costs, fines, or reimbursement fees.

	A	B	C	D	E	F	G	H	I	J
MANDATORY COURT COSTS										
<i>For assessment of court costs, "conviction" includes deferred adjudication and deferred disposition – Local Gov't Code §§ 133.101 and 134.002(b)</i>										
1 State Consolidated Court Cost – LGC, § 133.102(a)(2)	147	147	147	147	147	147	147	147		
2 Local Consolidated Court Cost – LGC, § 134.102(a)	123	123	123	123	123	123	123	123		
MANDATORY FINES										
3 Add'l Monthly Fine for Certain Sex Offenders – CCP, art. 42A.653 (NOTE: This fine is assessed for each month of community supervision)	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	5 ²	
4 DWI Traffic Fine – TC, § 709.001 (NOTE: Fine is limited to final convictions of offenses listed under Section 49.09(f), Penal Code ³)	*	*	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
5 EMS, Trauma Facilities and Trauma Care Systems Fine (For Intoxication Convictions) – CCP, art. 102.0185	100	100	100	N/A	N/A	N/A	N/A	N/A	N/A	
6 Family Violence Fine – CCP, art. 42A.504(b) (NOTE: Fine is limited to convictions under Title 5 of the Penal Code that the judge determines involved family violence)	N/A	N/A	N/A	N/A	N/A	N/A	*	*		
7 Juvenile Delinquency Prevention Fine – CCP, art. 102.0171(a)	N/A	N/A	N/A	N/A	50	N/A	N/A	N/A	N/A	
8 State Traffic Fine – TC, § 542.4031	N/A	N/A	N/A	N/A	N/A	50	N/A	N/A	N/A	
TOTAL COSTS⁴	370	370	370	270	320	320	≥ 270	≥ 270		
OPTIONAL FINES										
9 General Fine – PC, §§ 12.21 and 12.22	*	*	*	*	*	*	*	*		
10 Repayment of Reward Fine as Cond CS – CCP, art. 42A.301(b)(20)	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *		
MANDATORY REIMBURSEMENT FEES										
<i>Only assess to recover the cost for a service performed during the course of the case</i>										
11 Attorney's Fees – CCP, art. 26.05	*	*	*	*	*	*	*	*		
12 Community Supervision Fee – CCP, art. 42A.652(a)*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	

¹ The state traffic fine applies on conviction of an offense committed on or after September 1, 2019, the effective date of HB 2048, 86th Legislature.

² Only assess if the conviction is for an indecent exposure offense under Penal Code § 21.08. Article 42A.104, CCP, may allow for cases of deferred adjudication.

³ Please refer to the statute for the complete list of offenses to which this fine applies, but the most obvious offense for county level courts is Sec. 49.04 (Driving While Intoxicated).

⁴ This may not be the final cost, depending on whether: (1) other fines or reimbursement fees are applicable; or (2) the judge waives or reduces any amount cost, fine or fee.



County Court Convictions Court Cost Chart – 01/01/2020

	A	B	C	D	E	F	G	H	I	J
13 Drug or Alcohol Rehabilitation Evaluation Fee – CCP, art. 102.018(b)	X	N/A	N/A	N/A	N/A	N/A	N/A	N/A		
14 Peace Officer: Attach Witness – CCP, art. 102.011(c)	10	10	10	10	10	10	10	10		
15 Peace Officer: Commit or Release from Jail - CCP, art. 102.011(a)(6)	5	5	5	5	5	5	5	5		
16 Peace Officer: Execute or Process AW, Capias or Capias Pro Fine – CCP, art. 102.011(a)(2), 102.011(e) ⁵	50	50	50	50	50	50	50	50		
17 Peace Officer: Issue NTA or Arrest w/o Warrant – CCP, art. 102.011(a)(1), 102.011(e) ⁶	5	5	5	5	5	5	5	5		
18 Peace Officer: Meals, Lodging, and Mileage – CCP, art. 102.011(b)	X	X	X	X	X	X	X	X		
19 Peace Officer: Testifying at Trial or Travel to/from Trial – CCP, art. 102.011(i)	X	X	X	X	X	X	X	X		
20 Peace Officer: Serve Writ – CCP, art. 102.011(a)(4)	35	35	35	35	35	35	35	35		
21 Peace Officer: Summon Jury – CCP, art. 102.011(a)(7)	5	5	5	5	5	5	5	5		
22 Peace Officer: Summon Witness – CCP, art. 102.011(a)(3) ⁷	5	5	5	5	5	5	5	5		
23 Peace Officer: Take & Approve Bond – CCP, art. 102.011(a)(5)	10	10	10	10	10	10	10	10		
24 Personal Bond Reimbursement Fee – CCP, art. 17.42, Sec. 4(a) (NOTE: Assess whichever fee is greater)	20/3%	20/3%	20/3%	20/3%	20/3%	20/3%	20/3%	20/3%		
25 Sex Offender Treatment Fee as Cond CS – CCP, art. 42A.452	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	*	
26 Time Payment Fee – CCP, art. 102.030 (formerly LGC § 133.103)	15	15	15	15	15	15	15	15		
27 Visual Recording Fee – CCP, art. 102.018(a)	15	15 ⁸	N/A	N/A	N/A	N/A	N/A	N/A		
OPTIONAL REIMBURSEMENT FEES										
28 Attorney's Fees as Cond CS – CCP, art. 42A.301(b)(11)	*	*	*	*	*	*	*	*		
29 Compensation to Victims of Crime Account (formerly, Fund) – CCP, art. 42A.301(b)(17)	*	*	*	*	N/A	*	*	*		
30 County Scofflaw Fee (Failure to Pay or Appear) – TC, § 502.010	20	20	20	20	20	20	20	20		
31 Fee for Processing Certain Payments – LGC, §§ 132.002, 132.003	X	X	X	X	X	X	X	X		
32 Pretrial Intervention Reimbursement Fee (CSCD) – CCP, art. 102.012(a)	*	*	*	*	*	N/A	*	N/A		
33 Pretrial Intervention Related Fee (CSCD) – CCP, art. 102.012(b)	X	X	X	X	X	X	X	N/A		
34 Psychological Counseling Victim as Cond CS – CCP, art. 42A.301(b)(19)	N/A	N/A	N/A	N/A	N/A	N/A	*	*		
35 Reimbursement of Law Enforcement Expenses as Cond CS – CCP, art. 42A.301(b)(18)	*	*	*	*	*	*	*	*		
36 Transaction Fee – CCP, art. 102.072	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2		

⁵ Assess on each arrest made, even if the arrests arise out of the same criminal episode or transaction.

⁶ Fee is per notice or warrantless arrest.

⁷ Fee is per witness each time summoned.

⁸ This fee is limited to offenses in this category that are charged under § 49.04(d), Penal Code.



County Court Convictions Court Cost Chart – 01/01/2020

A**B****C****D****E****F****G****H****I****J**

FEES REPEALED

- Clerk's Fee – CCP, art. 102.005(a)	No longer assessed.
- Comal County Juvenile Placement Fee – HRC, § 152.0522	No longer assessed.
- County and District Court Technology Fund Fee – CCP, art. 102.0169	No longer assessed.
- Court Reporter Fees for Certain Counties – GC, §§ 25.2702(d), 25.0593(k), 25.0594(l), 25.1572(h), & 25.2223(i)	No longer assessed.
- Courthouse Security Fee – CCP, art. 102.017(b)	No longer assessed.
- Custodial Supervision Fee in Community Corrections Facility (support of defendant's dependents) – CCP, art. 42A.301(b)(12)(C)(ii)	No longer assessed.
- DNA Testing Court Cost No. 2 – CCP, art. 102.020	No longer assessed.
- Drug Court Cost – CCP, art. 102.0178	No longer assessed.
- El Paso Motion to Waive Speedy Trial Fee – GC § 54.745(b), (c)	No longer assessed.
- Indigent Defense Fee – LGC, § 133.107	No longer assessed.
- Judicial Fund Court Cost – GC, §§ 51.702, 51.703	No longer assessed.
- Judicial Support Fee – LGC, § 133.105(a)	No longer assessed.
- Juror Reimbursement Fee – CCP, art. 102.0045	No longer assessed.
- Jury Fee – CCP, art. 102.004	No longer assessed.
- Moving Violation Fee – CCP, art. 102.022	No longer assessed.
- Prosecutor's Fee – CCP, art. 102.008(a)	No longer assessed.
- Records Management Fee – CCP, art. 102.005(f)	No longer assessed.
- Reimbursement of Interpreter Expenses – CCP, art. 42A.301(b)(23)	No longer assessed.
- Restitution Installment Fee – CCP, art. 42.037(g)	No longer assessed.
- Special County Criminal Magistrate Fees – GC, §§ 54.913, 54.313, 54.883, 54.663, & 54.983	No longer assessed.
- Statewide E-Filing Fee – GC, § 51.851 (a), (d)	No longer assessed.

Detailed Description of Offenses in each Misdemeanor Category on Chart

A	Driving While Intoxicated (DWI) punishable under Penal Code, § 49.04(b)
B	Driving While Intoxicated (DWI) punishable under Penal Code, § 49.04(c), (d)
C	Class A or B Misdemeanor Intoxication Offense <u>other than</u> DWI – Penal Code, §§ 49.05 - 49.065
D	Class A or B Misdemeanor Drug Offense – Health & Safety Code, Ch. 481
E	Class A or B Misdemeanor Graffiti Offense – Penal Code, § 28.08
F	Class A or B Misdemeanor Rules-of-the-Road Offense ⁹
G	General Class A or B Misdemeanor Offense ¹⁰
H	Public Lewdness – Penal Code, § 21.07 Indecent Exposure – Penal Code, § 21.08 Terroristic Threat – Penal Code, § 22.07 (if a Class A Misdemeanor) Enticing a Child – Penal Code, § 25.04 Prostitution – Penal Code, § 43.02(b) Sale, Distribution, or Display of Harmful Material to Minor – Penal Code, § 43.24 Electronic Transmission of Certain Visual Material Depicting Minor – Penal Code, § 43.261 (if a Class A Misdemeanor)

NOTES:

1. This chart is provided for guidance purposes only. For legal advice consult with your legal representative, or you may wish to contact the Comptroller's Office.
2. "X" means the amount has to be calculated according to the applicable statute.
3. "*" means the judge will determine: (1) the exact amount; (2) if the fine or fee applies; or (3) both.
4. "N/A" means the fine or fee is not usually charged for this type of offense. But, the clerk should charge it if the court assesses it.
5. "≤" means less than or equal to the amount indicated.
6. "≥" means greater than or equal to the amount indicated.
7. Contact Margie Johnson, Assistant General Counsel, OCA, if you have any questions or concerns ((512) 463-1625 or Margie.Johnson@txcourts.gov).

⁹ A rules-of-the-road offense is any offense found in Transportation Code, Chapters 541 through 600.

¹⁰ A general Class A or B misdemeanor offense is any Class A or B Misdemeanor offense other than an offense listed in Columns A through F or in Column H.

Court Cost and Fee Destinations

(1) State Consolidated Court Cost – Local Gov't Code § 133.102(a)(2)

90% to the State and 10% to the County as a service fee for the collection if the County makes timely remittance of the remaining money to the State Comptroller (See Local Gov't Code § 133.058(a)). Upon collection, the County shall deposit the money in the county treasury (See Local Gov't Code § 133.052). The State must direct its portion to 19 destinations, as follows: (1) Crime Stoppers Assistance Account [0.2427%]; (2) Breath Alcohol Testing Account [0.3900%]; (3) Bill Blackwood Law Enforcement Management Institute Account [1.4741%]; (4) Texas Commission on Law Enforcement Account [3.4418%]; (5) Law Enforcement And Custodial Officer Supplement Retirement Trust Fund [7.2674%]; (6) Criminal Justice Planning Account [8.5748%]; (7) Center for the Study and Prevention of Juvenile Crime and Delinquency at Prairie View A&M University [0.8540%]; (8) Compensation To Victims Of Crime Account [24.6704%]; (9) Emergency Radio Infrastructure Account [3.6913%]; (10) Judicial And Court Personnel Training Account [3.3224%]; (11) Correctional Management Institute of Texas and Criminal Justice Center Account [0.8522%]; (12) Fair Defense Account [17.8857%]; (13) Judicial Fund [12.2667%]; (14) DNA Testing Account [0.1394%]; (15) Specialty Court Account [1.0377%]; (16) Statewide Electronic Filing System Account [0.5485%]; (17) Jury Service Fund [6.4090%]; (18) Truancy Prevention and Diversion Account [2.5956%]; and (19) Transportation Administrative Fee Account [4.3363%]. Of each dollar credited to the Texas Commission on Law Enforcement Account, 33.3 cents may be used only to pay administrative expenses, and the remainder may be used only to pay expenses related to continuing education for persons licensed under Chapter 1701, Occupations Code (Law Enforcement Officers). A county may be able to retain an additional \$22.50 if the county maintains a certified breath alcohol testing program but does not use the services of a certified technical supervisor employed by DPS and the conviction was an offense under Chapter 49, Penal Code, other than an offense that is a Class C misdemeanor (See Art. 102.016(b), CCP).

(2) Local Consolidated Court Cost – Local Gov't Code § 134.102(a)

100% to the County. The clerk of the court will deposit the fee in the county treasury, and the County treasurer will allocate the fee to 8 destinations as follows: (1) Clerk of the Court Account [32.5203%]; (2) County Records Management and Preservation Fund [20.3252%]; (3) Account for Prosecutor's Fees [16.2602%]; (4) County Jury Fund [0.8130%]; (5) Courthouse Security Fund [8.1301%]; (6) County and District Court Technology Fund [3.2520%]; (7) Court Reporter Service Fund [2.4390%]; and (8) County Specialty Court Account [16.2602%]. The county treasurer shall maintain the various funds and accounts in the county treasury, unless the fund or account is required by other law. Money deposited in the Clerk of the Court Account may be used only to defray costs of services provided by a county or district clerk. Money deposited in the County Records Management and Preservation Fund may be used by a county only to fund records management and preservation services performed by the court clerk. Money deposited in the Account for Prosecutor's Fees may be used only to defray the costs of services provided by a prosecutor. Money deposited in the County Jury Fund may be used by a county only to fund juror reimbursements and otherwise finance jury services. Money deposited in the Courthouse Security Fund may be used only for security personnel, services, and items related to buildings that house the operations of district, county, and justice courts. This includes: (1) the purchase or repair of X-ray machines and conveying systems; (2) handheld metal detectors; (3) walkthrough metal detectors; (4) identification cards and systems; (5) electronic locking and surveillance equipment; (6) video teleconferencing systems; (7) bailiffs, deputy sheriffs, deputy constables, or contract security personnel during times when they are providing appropriate security services; (8) signage; (9) confiscated weapon inventory and tracking systems; (10) locks, chains, alarms, or similar security devices; (11) the purchase or repair of bullet-proof glass; (12) continuing education on security issues for court personnel and security personnel; and (13) warrant officers and related equipment. The Courthouse Security Fund is administered by or under the direction of the commissioners court. Money deposited in the County and District Court Technology Fund may be used only to finance: (1) the cost of continuing education and training for county court, statutory county court, or district court judges and clerks regarding technological enhancements for those courts; and (2) the purchase and maintenance of technological enhancements for a justice court, including (a) computer systems; (b) computer networks; (c) computer hardware; (d) computer software; (e) imaging systems; (f) electronic kiosks; and (g) docket management systems. The County and District Court Technology Fund is administered by or under the direction of the commissioners court. Money deposited in the County Specialty Court Account may be used only to fund specialty court programs established under Subtitle K, Title 2, Government Code.

(3) Additional Monthly Fine for Certain Sex Offenders – Code Crim. Proc. art. 42A.653

100% to the State. A county may not retain a service fee for the collection (See § 133.058(d)(2), Local Gov't Code). Payment is made to the Defendant's supervision officer. The community supervision and corrections department shall deposit the fine in the county treasury to be remitted to the state comptroller for deposit in the Sexual Assault Program Fund established under Gov't Code § 420.008. For a list of agencies that may receive money from the fund see § 420.008.

- (4) **DWI Traffic Fine** – Transp. Code § 709.001
96% to the State and 4% to the County as a service fee for the collection if the County makes timely remittance to the State. The County may also retain any interest on the account if the County makes timely remittance to the State. Of the State's portion, the Comptroller will deposit 80% to the credit of the undedicated portion of the general revenue fund to be used only for criminal justice purposes and 20% to the credit of the designated trauma facility and emergency medical services account under Section 780.003, Health and Safety Code, to be used only for the criminal justice purpose of funding designated trauma facilities, county and regional emergency medical services, and trauma care systems that provide trauma care and emergency medical services to victims of accidents resulting from traffic offenses.
- (5) **EMS, Trauma Facilities and Trauma Care Systems (Fine for Intoxication Convictions)** – CCP, art. 102.0185
90% to the State and 10% the County as a collection fee. The comptroller will deposit the funds to the credit of the Fund For Emergency Medical Services, Trauma Facilities, And Trauma Care Systems, a fund established under §773.006, Health & Safety Code. Money in the fund is used to fund county and regional emergency medical services, designated trauma facilities, and trauma care systems.
- (6) **Family Violence Fine** – Code Crim. Proc. art. 42A.504(b)
100% to the family violence center designated by the court. Payment and collection of the fine are at the court's direction.
- (7) **Juvenile Delinquency Prevention Fine** – Code Crim. Proc. art. 102.0171(a)
100% to the County. The clerk of the court will collect and pay the fine to the county treasurer for deposit in the County Juvenile Delinquency Prevention, which is used to: (1) repair graffiti damage; (2) provide educational and intervention programs and materials designed to prevent persons from committing graffiti offenses; (3) provide rewards for identifying and aiding in the apprehension and prosecution of graffiti offenders; (4) fund teen recognition and recreation programs; (5) fund teen courts; (6) fund local juvenile probation departments; and (7) provide educational and intervention programs designed to prevent juveniles from engaging in delinquent conduct.
- (8) **State Traffic Fine** – Transp. Code, § 542.4031
~~4% 5%~~ to the County as a collection fee and 96% is directed to the State as follows: (1) ~~70% 67%~~ to the credit of the undedicated portion of the General Revenue Fund; and (2) ~~30% 33%~~ to the credit of the designated trauma and emergency medical services account under Section 780.003, Health & Safety Code. ~~The Legislature reduced the percentage amount that a County may retain as a collection fee and changed the allocations of the fine. If deposits from the fine to the General Revenue Fund exceeds \$250 million in any given year, any remaining deposits for that year goes to the credit of the Texas Mobility Fund.~~
- (9) **General Fine** – Penal Code §§ 12.21 and 12.22
100% of the money stays with the County. Money collected from the fine shall be paid into the county treasury for the use and benefit of the County.
- (10) **Repayment of Reward Fine as Cond CS** – Code Crim. Proc. art. 42A.301(b)(20)
100% to the crime stoppers organization designated by the court. Collection and payment are at the court's direction.
- (11) **Attorney's Fees** – Code Crim. Proc. art. 26.05
Presumably, 100% of the money stays with the County and is deposited in the county treasury to reimburse the county in which the prosecution was instituted for the costs of the legal services provided to the defendant.
- (12) **Community Supervision Fee** – Code Crim. Proc. art. 42A.652(a)
100% to the court supervising the defendant. If the defendant's case is transferred to another court in the state, 100% of the fee is paid to the court accepting the case.
- (13) **Drug or Alcohol Rehabilitation Evaluation Fee** – Code Crim. Proc. art. 102.018(b)
Presumably, 100% goes to the person or department performing the evaluation. The officer collecting the fee shall deposit it in the county treasury.

- (14) **Peace Officers: Attaching a Witness on Order of Court Outside County** – Code Crim. Proc. art. 102.011(c)
100% of the money stays with the County and should be deposited in the county treasury.
- (15) **Peace Officers: Commitment to or Release from Jail** – Code Crim. Proc. art. 102.011(a)(6)
100% of the money stays with the County and should be deposited in the county treasury.
- (16) **Peace Officers: Executing or Processing an Issued Arrest Warrant, Capias, or Capias Pro Fine** – Code Crim. Proc. arts. 102.011(a)(2), 102.011(e)
100% of the money stays with the County, unless the officer performing the service is employed by the State, in which event only 80% of the money stays with the County and the remaining 20% goes to the State. *See Local Gov't Code § 133.104.*
- (17) **Peace Officers: Issuing a Written Notice to Appear in Court or For Making an Arrest w/o Warrant** – Code Crim. Proc. arts. 102.011(a)(1), 102.011(e)
100% of the money stays with the County, unless the officer performing the service is employed by the State, in which event only 80% of the money stays with the County and the remaining 20% goes to the State. *See Local Gov't Code § 133.104.*
- (18) **Peace Officers: Meals, Lodging, and Mileage Fees for Performing Certain Conveyances and Travel** – Code Crim. Proc. art. 102.011(b)
100% of the money stays with the County and should be deposited in the county treasury.
- (19) **Peace Officers: Overtime Pay for PO Testifying at Trial or for Travelling To & From Testifying at Trial** – Code Crim. Proc. art. 102.011(i)
100% of the money stays with the County and should be deposited in the county treasury.
- (20) **Peace Officers: Serving a Writ – Code Crim. Proc. art. 102.011(a)(4)**
100% of the money stays with the County and should be deposited in the county treasury.
- (21) **Peace Officers: Summoning a Jury, if a jury is summoned** – Code Crim. Proc. art. 102.011(a)(7)
100% of the money stays with the County and should be deposited in the county treasury.
- (22) **Peace Officers: Summoning a Witness** – Code Crim. Proc. art. 102.011(a)(3)
100% of the money stays with the County and should be deposited in the county treasury.
- (23) **Peace Officers: Taking and Approving a Bond** – Code Crim. Proc. art. 102.011(a)(5)
100% of the money stays with the County and should be deposited in the county treasury.
- (24) **Personal Bond Reimbursement Fee** – Code Crim. Proc. art. 17.42, § 4(a)
100% stays with the County. The fee may be used solely to defray expenses of the personal bond office, including defraying expenses related to extradition.
- (25) **Sex Offender Treatment Fee as Cond CS** – Code Crim. Proc. art. 42A.452
100% of the fee goes to reimburse the reasonable and necessary costs of the treatment, supervision, or rehabilitation incurred.
- (26) **Time Payment Reimbursement Fee** – Code Crim. Proc. art. 102.030 (formerly, Local Gov't Code § 133.103)
100% to the County. The collecting officer shall deposit the fee in the county treasury. The county treasurer will deposit the fee in a separate account in the County's general fund to be used for the purpose of improving the collection of outstanding court costs, fines, reimbursement fees, or restitution or improving the efficiency of the administration of justice in the County. The County must prioritize the needs of the collecting officer when making expenditures from the account. The fee has been reduced to \$15 (down from \$25). The state will no longer receive a portion of the fee.
- (27) **Visual Recording Fee** – Code Crim. Proc. art. 102.018(a)

The court collects the fee and, presumably, 100% goes to the law enforcement agency that visually recorded the defendant. The officer collecting the fee must deposit it in the county treasury.

- (28) **Attorney's Fees as Cond CS** – Code Crim. Proc. art. 42A.301(b)(11)
100% of the money stays with the County and is deposited in the county treasury to reimburse the county in which the prosecution was instituted for the costs of the legal services provided to the defendant.
- (29) **Compensation to Victims of Crime Account** (formerly, Fund) – Code Crim. Proc. art. 42A.301(b)(17)
100% of the fee goes to the Compensation to Victims of Crime Account as a reimbursement fee.
- (30) **County Scofflaw Statute** – Transp. Code §502.010
100% of the money stays with the County. The fee may be used only to reimburse TDMV or the county assessor-collector for expenses related to providing services under the contract, or to reimburse another county department for expenses related to services under the contract. **NOTE:** There are limits on the number of times a county may provide or use the same information to refuse a person's vehicle registration. Information relating to an overdue payment expires two years after it has been provided and it may not be used again to refuse registration. In other words, do not use the same information to refuse registration more than two times after it has been provided or received, if the information relates to a past due fine or fee. Also, information regarding other fines and fees that become past due during the two-year period after information has been provided (thereby initiating a refusal) cannot serve as the basis for another refusal before or after the initial or existing refusal. *See subsection (b-1) for further clarification.* Finally, if the court provides notice to the county assessor-collector that the court has waived the underlying debt due to the defendant's indigence, the county may not charge this fee. See § 502.010(j). A request for an Attorney General's opinion regarding limits on the use of information to refuse a vehicle's registration is pending. Please see **RQ-0297-KP** for details regarding the request. <https://www2.texasattorneygeneral.gov/opinions/opinions/51paxton/rq/2019/pdf/RQ0297KP.pdf>
- (31) **Fee for Processing Certain Payments** (formerly, the Electronic Processing & Handling Fee) – Local Gov't Code §§ 132.002, 132.003
100% of the money stays with the County and is deposited in the county treasury.
- (32) **Pretrial Intervention Reimbursement Fee (CSCD)** – Code Crim. Proc. art. 102.012(a)
100% goes to the community supervision and corrections department serving the county. The county treasurer must deposit the money in the special fund of the county treasury for the community supervision and corrections department. *See Code Crim. Proc. art 103.004.*
- (33) **Pretrial Intervention Related Fee (CSCD)** – Code Crim. Proc. art. 102.012(b)
100% goes to reimburse the program or agency providing the service related to the expense (e.g., drug or alcohol testing, counselling, etc.). If the community supervision department is entitled to the fee, the money should be deposited in the county treasury in the special fund for the community supervision and corrections department. *See Code Crim. Proc. art 103.004.*
- (34) **Psychological Counseling Victim as Cond CS** – Code Crim. Proc. art. 42A.301(b)(19)
100% goes to reimburse the victim for psychological counseling made necessary by the offense, including counseling and education related to AIDS/HIV.
- (35) **Reimbursement of Law Enforcement Expenses as Cond CS** – Code Crim. Proc. art. 42A.301(b)(18)
100% goes to the law enforcement agency that analyzed, stored, or disposed of the material, controlled substance, chemical precursor, drug paraphernalia, or other matter seized in connection with the offense.
- (36) **Transaction Fee** – Code Crim. Proc. art. 102.072
Presumably, 100% stays with the County and is deposited in the county treasury.



For Felony Convictions & Offenses Court Costs, Fines, & Reimbursement Fees Chart

(ORIGINAL JURISDICTION) *(red denotes an addition or change)*

Court costs apply to convictions on or after January 1, 2020, no matter the offense date.

Fines and reimbursement fees apply to offenses committed on or after January 1, 2020.¹

(For offenses committed before January 1, 2020, the fines and fees to be assessed are the fines and fees in effect on the offense date.)

Existing law requires an ability to pay determination at sentencing. While a law may require assessment of a court cost, fine, or reimbursement fee, judges retain the authority to reduce or waive any court cost, fine, or reimbursement fee.

	A	B	C	D	E	F	G	H	I	J
MANDATORY COURT COSTS										
<i>For assessment of court costs, "conviction" includes deferred adjudication and deferred disposition – Local Gov't Code §§ 133.101 and 134.002(b)</i>										
1 State Consolidated Court Cost – LGC, § 133.102(a)(1)	185	185	185	185	185	185	185	185	185	185
2 Local Consolidated Court Cost – LGC, § 134.101(a)	105	105	105	105	105	105	105	105	105	105
MANDATORY FINES										
3 Add'l Monthly Fine for Certain Sex Offenders – CCP, art. 42A.653	N/A	N/A	5 ²	N/A	N/A	N/A	N/A	5 ³	5 ⁴	N/A
4 Child Abuse Prevention Fine – CCP, art. 102.0186	N/A	N/A	100 ⁵	N/A	N/A	N/A	N/A	100 ⁶	100 ⁷	N/A
5 DWI Traffic Fines – Transp. Code § 709.001 <i>(NOTE: Fine is limited to final convictions of offenses listed under Section 49.09(f), Penal Code⁸)</i>	*	*	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
6 EMS, Trauma Facilities and Trauma Care Systems Fine (For Intoxication Convictions) – CCP, art. 102.0185	100	100	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
7 Family Violence Fine – CCP, art. 42A.504(b) <i>(NOTE: Fine is limited to convictions under Title 5 of the Penal Code that the judge determines involved family violence)</i>	N/A	N/A	*	N/A	N/A	N/A	N/A	*	*	N/A
8 Juvenile Delinquency Prevention Fine – CCP, art. 102.0171(a)	N/A	N/A	N/A	N/A	N/A	50	N/A	N/A	N/A	N/A
9 State Traffic Fine – TC, § 542.4031	N/A	N/A	N/A	N/A	N/A	N/A	50	N/A	N/A	N/A
TOTAL COSTS⁹	390	390	≥ 290	290	290	340	340	≥ 290	≥ 290	290

OPTIONAL FINES

¹ The state traffic fine applies on conviction of an offense committed on or after September 1, 2019, the effective date of HB 2048, 86th Legislature.

² This fine for certain sex offenders applies only to indecency with a child, sexual assault of child, aggravated sexual assault of a child, sexual performance by a child, and possession or promotion of child pornography offenses in this category.

³ This fine for certain sex offenders applies only to sexual assault and aggravated sexual assault offenses in this category.

⁴ This fine for certain sex offenders applies only to indecent exposure offenses in this category.

⁵ The fine applies only if the offense is one of the offenses listed in footnote 5 above.

⁶ This fine applies only if the offense is one of the offenses listed in footnote 6 above.

⁷ This fine applies only to indecent exposure offenses in this category.

⁸ Please refer to the statute for the complete list of offenses, but the most obvious offenses include Sec. 49.04 (Driving while Intoxicated), Sec. 49.045 (DWI w/ Child Passenger), and Sec. 49.07 (Intoxication Assault) or Sec. 49.08 (Intoxication Manslaughter), if the vehicle operated was a motor vehicle.

⁹ This may not be the final cost, depending on whether: (1) other fines or reimbursement fees are applicable; or (2) the judge waives or reduces any amount cost, fine or fee.



District Court Convictions Court Cost Chart – 01/01/2020

	A	B	C	D	E	F	G	H	I	J
10 General Fine – PC, §§ 12.32, 12.33, 12.34, & 12.35	*	*	*	*	*	*	*	*	*	*
11 Children's Advocacy Center Fine as a Cond CS – CCP, art. 42A.455 (NOTE: Fine is limited to convictions or charges of indecency w/ a child or sexual assault of a child under Penal Code § 21.11 or § 22.011(a)(2), respectively)	N/A	N/A	≤ 50 *	N/A	N/A	N/A	N/A	N/A	N/A	N/A
12 Repayment of Reward Fine – CCP, arts. 37.073 & 42.152	*	*	*	*	*	*	*	*	*	*
13 Repayment of Reward Fine as Cond CS – CCP, art. 42A.301(b)(20)	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *	≤ 50 *
MANDATORY REIMBURSEMENT FEES										
<i>Assess only to recover the cost for a service performed during the course of the case</i>										
14 Admin Fee (FTP) – TC, § 706.006(b)	10	10	10	10	10	10	10	10	10	10
15 Attorney's Fees – CCP, art. 26.05	*	*	*	*	*	*	*	*	*	*
16 Community Supervision Fee – CCP, art. 42A.652(a)*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*	25 - 60*
17 Peace Officer: Attach Witness – CCP, art. 102.011(c)	10	10	10	10	10	10	10	10	10	10
18 Peace Officer: Commit or Release from Jail - CCP, art. 102.011(a)(6)	5	5	5	5	5	5	5	5	5	5
19 Peace Officer: Execute or Process AW, Capias or Capias Pro Fine – CCP, art. 102.011(a)(2), 102.011(e) ¹⁰	50	50	50	50	50	50	50	50	50	50
20 Peace Officer: Issue NTA or Arrest w/o Warrant – CCP, art. 102.011(a)(1), 102.011(e) ¹¹	5	5	5	5	5	5	5	5	5	5
21 Peace Officer: Meals, Lodging, and Mileage – CCP, art. 102.011(b)	X	X	X	X	X	X	X	X	X	X
22 Peace Officer: Testifying at Trial or Travel to/from Trial – CCP, art. 102.011(i)	X	X	X	X	X	X	X	X	X	X
23 Peace Officer: Serve Writ – CCP, art. 102.011(a)(4)	35	35	35	35	35	35	35	35	35	35
24 Peace Officer: Summon Jury – CCP, art. 102.011(a)(7)	5	5	5	5	5	5	5	5	5	5
25 Peace Officer: Summon Witness – CCP, art. 102.011(a)(3) ¹²	5	5	5	5	5	5	5	5	5	5
26 Peace Officer: Take & Approve Bond – CCP, art. 102.011(a)(5)	10	10	10	10	10	10	10	10	10	10
27 Personal Bond Reimbursement Fee – CCP, art. 17.42, Sec. 4(a) (NOTE: Assess whichever fee is greater)	20/3%	20/3%	20/3%	20/3%	20/3%	20/3%	20/3%	20/3%	20/3%	20/3%
28 Sex Offender Treatment Fee as Cond CS – CCP, art. 42A.452	N/A	N/A	*	N/A	N/A	N/A	N/A	*	N/A ¹³	N/A
29 Time Payment Fee – CCP, art. 102.030 (formerly LGC § 133.103)	15	15	15	15	15	15	15	15	15	15
30 Visual Recording Fee – CCP, art. 102.018(a)	15	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
OPTIONAL REIMBURSEMENT FEES										
31 Attorney's Fees as Cond CS – CCP, art. 42A.301(b)(11)	*	*	*	*	*	*	*	*	*	*
32 Compensation to Victims of Crime Account (formerly, Fund) – CCP, art. 42A.301(b)(17)	*	*	*	*	N/A	*	*	*	*	*
33 County Scofflaw Fee (Failure to Pay or Appear) – TC, § 502.010	20	20	20	20	20	20	20	20	20	20

¹⁰ Assess on each arrest made, even if the arrests arise out of the same criminal episode or transaction.

¹¹ Fee is per notice or warrantless arrest.

¹² Fee is per witness each time summoned.

¹³ The judge may require this fee for some of the offenses in this category, if the judge orders the defendant evaluated under Article 42A.258.



District Court Convictions Court Cost Chart – 01/01/2020

	A	B	C	D	E	F	G	H	I	J
34 Fee for Processing Certain Payments – LGC, §§ 132.002, 132.003	X	X	X	X	X	X	X	X	X	X
35 Pretrial Intervention Reimbursement Fee (CSCD) – CCP, art. 102.012(a)	*	*	N/A	N/A	*	*	N/A	N/A	N/A	*
36 Pretrial Intervention Related Fee (CSCD) – CCP, art. 102.012(b)	X	X	N/A	N/A	X	X	N/A	N/A	N/A	X
37 Psychological Counseling Victim as Cond CS – CCP, art. 42A.301(b)(19)	N/A	N/A	*	*	N/A	N/A	N/A	*	*	*
38 Reimbursement of Law Enforcement Expenses as Cond CS – CCP, art. 42A.301(b)(18)	X	X	X	X	X	X	X	X	X	X
39 Transaction Fee – CCP, art. 102.072	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2	≤ 2
FEES REPEALED										
- Clerk's Fee – CCP, art. 102.005(a)										No longer assessed.
- Comal County Juvenile Placement Fee – HRC, § 152.0522										No longer assessed.
- Courthouse Security Fee – CCP, art. 102.017(b)										No longer assessed.
- Custodial Supervision Fee in Community Corrections Facility (support of dependents) – CCP, art. 42A.301(b)(12)(C)(ii)										No longer assessed.
- DNA Testing Court Cost No. 2 – CCP, art. 102.020										No longer assessed.
- Drug Court Cost – CCP, art. 102.0178										No longer assessed.
- El Paso Motion to Waive Speedy Trial Fee – GC, § 54.745(b), (c)										No longer assessed.
- Indigent Defense Fee – LGC, § 133.107 REPEALED										No longer assessed.
- Judicial Support Fee – LGC, § 133.105(a)										No longer assessed.
- Juror Reimbursement Fee – CCP, art. 102.0045										No longer assessed.
- Jury Fee – CCP, art. 102.004										No longer assessed.
- Prosecutor's Fee – CCP, art. 102.008(a)										No longer assessed.
- Records Management Fee – CCP, art. 102.005(f)										No longer assessed.
- Reimbursement of Interpreter Expenses – CCP, art. 42A.301(b)(23)										No longer assessed.
- Restitution Installment Fee – CCP, art. 42.037(g)										No longer assessed.
- Statewide E-Filing Fee – GC, § 51.851(a), (d)										No longer assessed.

Detailed Description of Offenses in each Felony Category on Chart

- A** Driving While Intoxicated (DWI) – Penal Code, § 49.04
- B** Felony Intoxication Offense– Penal Code, §§ 49.045 - 49.09 (except the DWI Traffic fine under Sec. 709.001, Transp. Code, does not apply to all of these offenses. See Sec. 49.09 (f), Penal Code, for a list of offenses to which the DWI traffic fine applies)
- C**
- 1) Continuous Sexual Abuse of Young Child or Children – Penal Code, § 21.02
 - 2) Indecency with a Child – Penal Code, § 21.11
 - 3) Sexual Assault of a Child – Penal Code, § 22.011(a)(2)
 - 4) Aggravated Sexual Assault of a Child – Penal Code, § 22.021(a)(1)(B)
 - 5) Sexual Performance by a Child – Penal Code, § 43.25
 - 6) Possession or Promotion of Child Pornography – Penal Code, § 43.26
- D** Employment Harmful to Children – Penal Code, § 43.251
- E** Felony Drug Offense – Health & Safety Code, Ch. 481
- F** Felony Graffiti Offense – Penal Code, § 28.08
- G**
- Passing a School Bus if enhanced to a felony – Transportation Code, § 545.066(c)(2)
- Counterfeit Airbag or Misrepresentation of Airbag Installation – Transportation Code, § 547.614
- Failure of a Motor Vehicle Operator to stop or remain at the scene of an accident involving death or injury – Transportation Code, § 550.021
- H**
- 1) Aggravated Kidnapping with intent to commit bodily injury or to violate or abuse sexually – Penal Code, § 20.04(a)(4)
 - 2) Continuous Trafficking of Persons – Penal Code, § 20A.03
 - 3) Continuous Sexual Abuse of Young Child or Children, Penal Code, § 21.02
 - 4) Indecency with a Child – Penal Code, § 21.11
 - 5) Sexual Assault or Aggravated Sexual Assault other than sexual assault of a child – Penal Code, §§ 22.011, 22.021
 - 6) Sexual Performance by a Child – Penal Code, § 43.25
 - 7) Possession or Promotion of Child Pornography – Penal Code, § 43.26
 - 8) Prohibited Sexual Contact – Penal Code, § 25.02
 - 9) Burglary of Habitation with intent/attempt to commit or commission of a felony other than felony theft – Penal Code, § 30.02(d)
 - 10) Compelling Prostitution – Penal Code, § 43.05
- I**
- 1) Murder – Penal Code, § 19.02
 - 2) Capital Murder – Penal Code, § 19.03
 - 3) Manslaughter – Penal Code, § 19.04
 - 4) Criminally Negligent Homicide – Penal Code, § 19.05
 - 5) Unlawful Restraint – Penal Code, § 20.02 (but not as a Class A misdemeanor, if reduced)
 - 6) Kidnapping – Penal Code, § 20.03
 - 7) Aggravated Kidnapping– Penal Code, § 20.04 (but not aggravated kidnapping with intent to inflict bodily injury or to violate or abuse sexually - under § 20.04 (a)(4))
 - 8) Smuggling of Persons – Penal Code, § 20.05
 - 9) Continuous Smuggling of Persons – Penal Code, § 20.06
 - 10) Trafficking of Persons – Penal Code, § 20A.02
 - 11) Indecent Exposure – Penal Code, § 21.08 (even if reduced to a Class B misdemeanor)

- 12) Bestiality – Penal Code, § 21.09
- 13) Improper Relationship between Educator and Student – Penal Code, § 21.12
- 14) Invasive Visual Recording – Penal Code, § 21.15
- 15) Unlawful Disclosure or Promotion of Intimate Visual Material – Penal Code, § 21.16
- 16) Voyeurism – Penal Code, § 21.17 (but not as a Class B or C misdemeanor, if reduced)
- 17) Sexual Coercion – Penal Code, § 21.18
- 18) Assault – Penal Code, § 22.01 (but not as a Class A misdemeanor, if reduced)
- 19) Aggravated Assault – Penal Code, § 22.02
- 20) Injury to a Child, Elderly Individual, or Disabled Individual – Penal Code, § 22.04
- 21) Abandoning or Endangering Child – Penal Code, § 22.041
- 22) Deadly Conduct – Penal Code, § 22.05 (but not as a Class A misdemeanor, if reduced)
- 23) Terroristic Threat – Penal Code, § 22.07 (but not as a Class B misdemeanor, if reduced)
- 24) Aiding Suicide – Penal Code, § 22.08 (but not as a Class C misdemeanor, if reduced)
- 25) Tampering with Consumer Product – Penal Code, § 22.09
- 26) Harassment by Persons in Certain Correctional Facilities; Harassment of Public Servant – Penal Code, § 22.11
- 27) Enticing a Child – Penal Code, § 25.04 (even if reduced to a Class B misdemeanor)
- 28) Prostitution – Penal Code, § 43.02(b) (but only if the defendant knowingly offers or agrees to pay a fee to another person for the purpose of engaging in sexual conduct w/ that person or another) (cost applies even if reduced to a Class B misdemeanor)
- 29) Promotion of Prostitution – Penal Code, § 43.03
- 30) Sale, Distribution, or Display of Harmful Material to Minor – Penal Code, § 43.24

J All Felonies not in one of the foregoing categories

NOTES:

1. This chart is provided for guidance purposes only. For legal advice consult with your legal representative, or you may wish to contact the Comptroller's Office.
2. "X" means the amount has to be calculated according to the applicable statute.
3. "*" means the judge will determine: (1) the exact amount; (2) if the fine or fee applies; or (3) both.
4. "N/A" means fine or fee is not usually charged for this type of offense. But, the clerk should charge it if the court assesses it.
5. "≤" means less than or equal to the amount indicated.
6. "≥" means greater than or equal to the amount indicated.
7. Contact Margie Johnson, Assistant General Counsel, OCA, if you have any questions or concerns ((512) 463-1625 or Margie.Johnson@txcourts.gov).

Court Cost and Fee Destinations

(1) State Consolidated Court Cost – Local Gov't Code § 133.102(a)(2)

90% to the State and 10% to the County as a service fee for the collection if the County makes timely remittance of the remaining money to the State Comptroller (See Local Gov't Code § 133.058(a)). Upon collection, the County shall deposit the money in the county treasury (See Local Gov't Code §133.052). The State must direct its portion to 19 destinations, as follows: (1) Crime Stoppers Assistance Account [0.2427%]; (2) Breath Alcohol Testing Account [0.3900%]; (3) Bill Blackwood Law Enforcement Management Institute Account [1.4741%]; (4) Texas Commission on Law Enforcement Account[3.4418%]; (5) Law Enforcement And Custodial Officer Supplement Retirement Trust Fund [7.2674%]; (6) Criminal Justice Planning Account [8.5748%]; (7) Center for the Study and Prevention of Juvenile Crime and Delinquency at Prairie View A&M University [0.8540%]; (8) Compensation To Victims Of Crime Account [24.6704%]; (9) Emergency Radio Infrastructure Account [3.6913%]; (10) Judicial And Court Personnel Training Account [3.3224%]; (11) Correctional Management Institute of Texas and Criminal Justice Center Account [0.8522%]; (12) Fair Defense Account [17.8857%]; (13) Judicial Fund [12.2667%]; (14) DNA Testing Account [0.1394%]; (15) Specialty Court Account [1.0377%]; (16) Statewide Electronic Filing System Account [0.5485%]; (17) Jury Service Fund [6.4090%]; (18) Truancy Prevention and Diversion Account [2.5956%]; and (19) Transportation Administrative Fee Account [4.3363%]. Of each dollar credited to the Texas Commission on Law Enforcement Account, 33.3 cents may be used only to pay administrative expenses, and the remainder may be used only to pay expenses related to continuing education for persons licensed under Chapter 1701, Occupations Code (Law Enforcement Officers). A county may be able to retain an additional \$22.50 if the county maintains a certified breath alcohol testing program but does not use the services of a certified technical supervisor employed by DPS and the conviction was an offense under Chapter 49, Penal Code, other than an offense that is a Class C misdemeanor (See Art. 102.016(b), CCP).

(2) Local Consolidated Court Cost – Local Gov't Code § 134.102(a)

100% to the County. The clerk of the court will deposit the fee in the county treasury, and the County treasurer will allocate the fee to 8 destinations as follows: (1) Clerk of the Court Account [38.0953%]; (2) County Records Management and Preservation Fund [23.8095%]; (3) County Jury Fund [0.9524%]; (4) Courthouse Security Fund [9.5238%]; (5) County and District Court Technology Fund [3.8095%]; and (6) County Specialty Court Account [23.8095%]. The county treasurer shall maintain the various funds and accounts in the county treasury, unless the fund or account is required by other law. Money deposited in the Clerk of the Court Account may be used only to defray costs of services provided by a county or district clerk. Money deposited in the County Records Management and Preservation Fund may be used by a county only to fund records management and preservation services performed by the court clerk. Money deposited in the County Jury Fund may be used by a county only to fund juror reimbursements and otherwise finance jury services. Money deposited in the Courthouse Security Fund may be used only for security personnel, services, and items related to buildings that house the operations of district, county, and justice courts. This includes: (1) the purchase or repair of X-ray machines and conveying systems; (2) handheld metal detectors; (3) walkthrough metal detectors; (4) identification cards and systems; (5) electronic locking and surveillance equipment; (6) video conferencing systems; (7) bailiffs, deputy sheriffs, deputy constables, or contract security personnel during times when they are providing appropriate security services; (8) signage; (9) confiscated weapon inventory and tracking systems; (10) locks, chains, alarms, or similar security devices; (11) the purchase or repair of bullet-proof glass; (12) continuing education on security issues for court personnel and security personnel; and (13) warrant officers and related equipment. The Courthouse Security Fund is administered by or under the direction of the commissioners court. Money deposited in the County and District Court Technology Fund may be used only to finance: (1) the cost of continuing education and training for county court, statutory county court, or district court judges and clerks regarding technological enhancements for those courts; and (2) the purchase and maintenance of technological enhancements for a county court, statutory county court, or district court, including (a) computer systems; (b) computer networks; (c) computer hardware; (d) computer software; (e) imaging systems; (f) electronic kiosks; and (g) docket management systems. The County and District Court Technology Fund is administered by or under the direction of the commissioners court. Money deposited in the County Specialty Court Account may be used only to fund specialty court programs established under Subtitle K, Title 2, Government Code.

(3) Additional Monthly Fine for Certain Sex Offenders – Code Crim. Proc. art. 42A.653

100% to the State. A county may not retain a service fee for the collection (See § 133.058(d)(2), *Local Gov't Code*). Payment is made to the Defendant's supervision officer. The community supervision and corrections department shall deposit the fine in the county treasury to be remitted to the state comptroller for deposit in the Sexual Assault Program Fund established under Gov't Code §420.008. For a list of agencies that may receive money from the fund see § 420.008.

(4) Child Abuse Prevention Fine (formerly, Child Abuse Prevention Fund Cost) – Code Crim. Proc. art. 102.0186

100% of the fine stays with the County for deposit in the county treasury in a special fund known as the County Child Abuse Prevention Fund. The fund may be used only to fund child abuse prevention programs in the county where the court is located.

- (5) **DWI Traffic Fines** – Transp. Code § 709.001
96% to the State and 4% to the County as a service fee for the collection if the County makes timely remittance to the State. The County may also retain any interest on the account if the County makes timely remittance to the State. Of the State's portion, the Comptroller will deposit 80% to the credit of the undedicated portion of the general revenue fund to be used only for criminal justice purposes and 20% to the credit of the designated trauma facility and emergency medical services account under Section 780.003, Health and Safety Code, to be used only for the criminal justice purpose of funding designated trauma facilities, county and regional emergency medical services, and trauma care systems that provide trauma care and emergency medical services to victims of accidents resulting from traffic offenses.
- (6) **EMS, Trauma Facilities and Trauma Care Systems (Fine for Intoxication Convictions)** – CCP, art. 102.0185
90% to the State and 10% the County as a collection fee. The comptroller will deposit the funds to the credit of the Fund For Emergency Medical Services, Trauma Facilities, And Trauma Care Systems, a fund established under §773.006, Health & Safety Code. Money in the fund is used to fund county and regional emergency medical services, designated trauma facilities, and trauma care systems.
- (7) **Family Violence Fine** – Code Crim. Proc. art. 42A.504(b)
100% to the family violence center designated by the court. Payment and collection of the fine are at the court's direction.
- (8) **Juvenile Delinquency Prevention Fine** – Code Crim. Proc. art. 102.0171(a)
100% to the County. The clerk of the court will collect and pay the fine to the county treasurer for deposit in the County Juvenile Delinquency Prevention, which is used to: (1) repair graffiti damage; (2) provide educational and intervention programs and materials designed to prevent persons from committing graffiti offenses; (3) provide rewards for identifying and aiding in the apprehension and prosecution of graffiti offenders; (4) fund teen recognition and recreation programs; (5) fund teen courts; (6) fund local juvenile probation departments; and (7) provide educational and intervention programs designed to prevent juveniles from engaging in delinquent conduct.
- (9) **State Traffic Fine** – Transp. Code, § 542.4031
~~4% 5%~~ to the County as a collection fee and 96% is directed to the State as follows: (1) ~~70% 67%~~ to the credit of the undedicated portion of the General Revenue Fund; and (2) ~~30% 33%~~ to the credit of the designated trauma and emergency medical services account under Section 780.003, Health & Safety Code. ~~The Legislature reduced the percentage amount that a County may retain as a collection fee and changed the allocations of the fine. If deposits from the fine to the General Revenue Fund exceeds \$250 million in any given year, any remaining deposits for that year goes to the credit of the Texas Mobility Fund.~~
- (10) **General Fine – Penal Code §§ 12.32, 12.33, 12.34, and 12.35**
100% of the money stays with the County. Money collected from the fine shall be paid into the county treasury for the use and benefit of the County.
- (11) **Children's Advocacy Center Fine as a Cond CS** – Code Crim. Proc. art. 102.0186
100% of the money goes to the Children's Advocacy Center established under Subchapter E, Chapter 264, Family Code.
- (12) **Repayment of Reward Fine** – Code Crim. Proc. art. 37.073 & 42.152
The clerk or fee officer can deduct a one-time \$7 processing fee from the payment and forward the remainder of the payment to the designated crime stoppers organization.
- (13) **Repayment of Reward Fine as Cond CS** – Code Crim. Proc. art. 42A.301(b)(20)
100% to the crime stoppers organization designated by the court. Collection and payment are at the court's direction.
- (14) **Administrative Fee (Failure to Pay Fine and Cost) a/k/a Omni Fee**
~~(NEW) 100% of the money stays with the County. Several portions of Transportation Code § 706.007 (i.e., subsections b, c, and e) have been repealed. As a result, the fee is \$10 (down from \$30). The state will no longer receive a portion of the fee, and the County no longer has to provide annual reports regarding the fee. The~~

officer collecting the fee must remit it to the county treasurer, who must deposit it to the credit of the county's general fund and use it to compensate private vendors hired by DPS to perform services under the contract. *See Transportation Code 706.008.*

- (15) **Attorney's Fees** – Code Crim. Proc. art. 26.05
Presumably, 100% of the money stays with the County and is deposited in the county treasury to reimburse the county in which the prosecution was instituted for the costs of the legal services provided to the defendant.
- (16) **Community Supervision Fee** – Code Crim. Proc. art. 42A.652(a)
100% to the court supervising the defendant. If the defendant's case is transferred to another court in the state, 100% of the fee is paid to the court accepting the case.
- (17) **Peace Officers: Attaching a Witness on Order of Court Outside County** – Code Crim. Proc. art. 102.011(c)
100% of the money stays with the County and should be deposited in the county treasury.
- (18) **Peace Officers: Commitment to or Release from Jail** – Code Crim. Proc. art. 102.011(a)(6)
100% of the money stays with the County and should be deposited in the county treasury.
- (19) **Peace Officers: Executing or Processing an Issued Arrest Warrant, Capias, or Capias Pro Fine** – Code Crim. Proc. arts. 102.011(a)(2), 102.011(e)
100% of the money stays with the County, unless the officer performing the service is employed by the State, in which event only 80% of the money stays with the County and the remaining 20% goes to the State. *See Local Gov't Code § 133.104.*
- (20) **Peace Officers: Issuing a Written Notice to Appear in Court or For Making an Arrest w/o Warrant** – Code Crim. Proc. arts. 102.011(a)(1), 102.011(e)
100% of the money stays with the County, unless the officer performing the service is employed by the State, in which event only 80% of the money stays with the County and the remaining 20% goes to the State. *See Local Gov't Code § 133.104.*
- (21) **Peace Officers: Mileage Fee for Performing Certain Conveyances and Travel** – Code Crim. Proc. art. 102.011(b)
100% of the money stays with the County and should be deposited in the county treasury.
- (22) **Peace Officers: Overtime Pay for PO Testifying at Trial or for Travelling To & From Testifying at Trial** – Code Crim. Proc. art. 102.011(i)
100% of the money stays with the County and should be deposited in the county treasury.
- (23) **Peace Officers: Serving a Writ – Code Crim. Proc. art. 102.011(a)(4)**
100% of the money stays with the County and should be deposited in the county treasury.
- (24) **Peace Officers: Summoning a Jury, if a jury is summoned** – Code Crim. Proc. art. 102.011(a)(7)
100% of the money stays with the County and should be deposited in the county treasury.
- (25) **Peace Officers: Summoning a Witness** – Code Crim. Proc. art. 102.011(a)(3)
100% of the money stays with the County and should be deposited in the county treasury.
- (26) **Peace Officers: Taking and Approving a Bond** – Code Crim. Proc. art. 102.011(a)(5)
100% of the money stays with the County and should be deposited in the county treasury.
- (27) **Personal Bond Reimbursement Fee** – Code Crim. Proc. art. 17.42, § 4(a)
100% stays with the County. The fee may be used solely to defray expenses of the personal bond office, including defraying expenses related to extradition.

- (28) **Sex Offender Treatment Fee as Cond CS** – Code Crim. Proc. art. 42A.452
100% of the fee goes to reimburse the reasonable and necessary costs of the treatment, supervision, or rehabilitation incurred.
- (29) **Time Payment Fee** – Code Crim. Proc. art. 102.030 (formerly, Local Gov't Code § 133.103)
100% to the County. The collecting officer shall deposit the fee in the county treasury. The county treasurer will deposit the fee in a separate account in the County's general fund to be used for the purpose of improving the collection of outstanding court costs, fines, reimbursement fees, or restitution or improving the efficiency of the administration of justice in the County. The County must prioritize the needs of the collecting officer when making expenditures from the account. The fee has been reduced to \$15 (down from \$25). The state will no longer receive a portion of the fee.
- (30) **Visual Recording Fee** – Code Crim. Proc. art. 102.018(a)
The court collects the fee and, presumably, 100% goes to the law enforcement agency that visually recorded the defendant. The officer collecting the fee must deposit it in the county treasury.
- (31) **Attorney's Fees as Cond CS** – Code Crim. Proc. art. 42A.301(b)(11)
100% of the money stays with the County and is deposited in the county treasury to reimburse the county in which the prosecution was instituted for the costs of the legal services provided to the defendant.
- (32) **Compensation to Victims of Crime Account** (formerly, Fund) – Code Crim. Proc. art. 42A.301(b)(17)
100% of the fee goes to the Compensation to Victims of Crime Account as a reimbursement fee.
- (33) **County Scofflaw Statute** – Transp. Code §502.010
100% of the money stays with the County. The fee may be used only to reimburse TDMV or the county assessor-collector for expenses related to providing services under the contract, or to reimburse another county department for expenses related to services under the contract. **NOTE:** There are limits on the number of times a county may provide or use the same information to refuse a person's vehicle registration. Information relating to an overdue payment expires two years after it has been provided and it may not be used again to refuse registration. In other words, do not use the same information to refuse registration more than two times after it has been provided or received, if the information relates to a past due fine or fee. Also, information regarding other fines and fees that become past due during the two-year period after information has been provided (thereby initiating a refusal) cannot serve as the basis for another refusal before or after the initial or existing refusal. See subsection (b-1) for further clarification. Finally, if the court provides notice to the county assessor-collector that the court has waived the underlying debt due to the defendant's indigence, the county may not charge this fee. See § 502.010(j). A request for an Attorney General's opinion regarding limits on the use of information to refuse a vehicle's registration is pending. Please see **RQ-0297-KP** for details regarding the request. <https://www2.texasattorneygeneral.gov/opinions/opinions/51paxton/rq/2019/pdf/RQ0297KP.pdf>.
- (34) **Fee for Processing Certain Payments** (formerly, the Electronic Processing & Handling Fee) – Local Gov't Code §§ 132.002, 132.003
100% of the money stays with the County and is deposited in the county treasury.
- (35) **Pretrial Intervention Reimbursement Fee (CSCD)** – Code Crim. Proc. art. 102.012(a)
100% goes to the community supervision and corrections department serving the county. The county treasurer must deposit the money in the special fund of the county treasury for the community supervision and corrections department. See Code Crim. Proc. art 103.004.
- (36) **Pretrial Intervention Related Fee (CSCD)** – Code Crim. Proc. art. 102.012(b)
100% goes to reimburse the program or agency providing the service related to the expense (e.g., drug or alcohol testing, counselling, etc.). If the community supervision department is entitled to the fee, the money should be deposited in the county treasury in the special fund for the community supervision and corrections department. See Code Crim. Proc. art 103.004.
- (37) **Psychological Counseling Victim as Cond CS** – Code Crim. Proc. art. 42A.301(b)(19)
100% goes to reimburse the victim for psychological counseling made necessary by the offense, including counseling and education related to AIDS/HIV.

(38) **Reimbursement of Law Enforcement Expenses as Cond CS** – Code Crim. Proc. art. 42A.301(b)(18)

100% goes to the law enforcement agency that analyzed, stored, or disposed of the material, controlled substance, chemical precursor, drug paraphernalia, or other matter seized in connection with the offense.

(39) **Transaction Fee** – Code Crim. Proc. art. 102.072

Presumably, 100% stays with the County and is deposited in the county treasury.