

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT, IN AND FOR
BROWARD COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO III-02-0-1

IN RE:

MANDATORY AND DISCRETIONARY
STATE AND LOCAL OPTION
COSTS IN CIRCUIT COURT CASES

In accordance with the authority vested in the Chief Judge by Rule 2.050 of the Florida Rules of Judicial Administration, it is ORDERED that:

The Clerk of Court will record on all disposition documents, as an assessed court cost, all mandatory and discretionary court costs as required or mandated by law including state statute, rule of court, county, municipal or local ordinance. Should the presiding judge order a reduction or waiver in a discretionary court cost the Clerk of Court will record as an assessed cost that amount as ordered or directed.

Circuit Court Mandatory and Discretionary Court Costs

Mandatory Costs

- Criminal Justice Standards and Training Trust Fund
- Crimes Compensation Trust Fund
- Local Government Criminal Justice Trust Fund

Mandatory Costs in Specific Cases

- Crime Stoppers Trust Fund
- Criminal Justice Standards

Local Mandatory Costs

- Criminal Justice Education and Training
- Teen Court

Discretionary Costs in Specific Cases

- Court Facilities Service Charge
- Public Defender application fee
- Safe Neighborhood Assessment
- Operating Trust Fund of Department of Law Enforcement

Subsequent to the effective date of this order, should additional court costs be mandated by state statute, local ordinance, Rule of Court, or other authority, the Clerk of Court is ordered to record the same as required by this administrative order.

Wherever a conflict arises between the court costs set forth in this Administrative Order and state statute or local ordinance, the state statute or local ordinance shall prevail.

DONE AND ORDERED at Fort Lauderdale, Broward County, Florida this 7th day of June, 2002.

/s/DALE ROSS
Dale Ross, Chief Judge