Transaction Complete

Rhode Island Judiciary Public Portal

Transaction Details

Date: 8/22/2023 Reference Number: PMT400110

Your payment was processed successfully. Please allow up to 24 hours for the payment to post and be reflected on your case balance. Please print this page as a confirmation of your transaction.

Citation/Case Number	Party Name		Amount Paid
23413500125	MORIN, CHRISTOPHER A		\$99.25
			\$3.23
		Amount:	\$102.48

Disclaimer

Payments to the Superior, Family, and District Courts

1. The subtotal includes the minimum payment due for the month. If you are on a current payment plan, the minimum amount due is your monthly payment. If you are not on a payment plan, the minimum amount is the total amount due on each case.

Restitution, if applicable, will be paid first. Each case includes a \$3.25 technology surcharge and a convenience (credit card) fee of 3.25% of the amount of the transaction.

- 2. If you do not appear in court, or if your payment is not received by the court on or before the due date on your payment plan, or if you allow someone to make a payment on your behalf and that payment is not received by the court, the court may issue a Bench Warrant for your arrest. If a Bench Warrant is issued and you are subsequently arrested, you will owe an additional \$125.00 warrant fee to the State of Rhode Island, and you may be adjudged in contempt and sentenced to imprisonment. The court may also intercept your tax refund, suspend your license and/or registration if applicable, and deny the renewal of your license and/or registration if applicable.
- 3. Any bench warrant(s) on your case(s) will remain active unless and until payment in full is posted to your case(s), which will occur on the following business day after payment is made. It is your responsibility to ensure that your bench warrant(s) has been removed following payment; you should call the appropriate clerk's office to confirm the status of your warrant(s). The Judiciary shall not be liable for arrests made on outstanding warrants due to incorrect, illegal, incomplete, or unverified payments made through this online service.

Payments to the Rhode Island Traffic Tribunal

1. Payment prior to a court hearing – Under Rhode Island law, please be advised that by submitting payment online you are voluntarily entering a plea of GUILTY and admitting to the facts substantiating the violation(s) with the full understanding of the nature of the charges and consequences for pleading guilty. Furthermore, by submitting payment online, you are WAIVING your right to a trial or any other hearing by the Rhode Island Traffic Tribunal as to the violation(s) for which payment is submitted.

The subtotal includes the violation fine amount, a \$3.25 technology surcharge, a \$1.00 emergency medical services fee if your violation is under Title 31, Motor and Other Vehicles, and a convenience (credit card) fee of 3.25% of the amount of the transaction, which includes the fine amount, technology surcharge, and emergency medical services fee, if applicable.

2. Payment after a court hearing – If you do not appear in court or if your payment is not received by the court on or before the due date on your payment plan or if you allow someone to make a payment on your behalf and that payment is not received by the court, the court may suspend your license and/or registration, intercept your tax refund, deny the renewal of your license and/or registration, and/or issue a civil body attachment in the manner set forth in G.L. 1956 § 8-8.2-3 until the balance is paid in full.

The subtotal includes the minimum payment due for the month. If you are on a current payment plan, the minimum amount due is your monthly payment. If you are not on a payment plan, the minimum amount is the total amount due on your summons.

3. Any body attachment and/or pending license or registration suspension on your case(s) will remain active unless and until payment in full is posted to your case(s), which will occur on the following business day after payment is made. You may also have a court ordered suspension on your case. Payment in full will not negate any court ordered suspension.

If a license or registration suspension has gone into effect on your case(s), the suspension will remain active unless and until payment in full is posted to your case(s), which will occur on the following business day after payment is made, AND you reinstate your license or privilege to operate at the Division of Motor Vehicles.

General Terms and Conditions

- 1. Payment will be posted to your case(s) on the following business day.
- 2. Debits for the amount(s) on the summons/case number and the technology surcharge will be paid directly to the Judiciary.
- 3. Non-refundable debits for the credit card fee will be paid directly to Tyler Technologies, Inc. and Chase Bank.
- 4. Refund Policy No refunds shall be processed unless the party submitting payment can demonstrate that the payment was erroneously made or if the payment made was in excess of what was due. The clerks' offices do not process or handle requests for refunds. If you believe that you are entitled to a refund of your payment, you must submit your request to the Rhode Island Supreme Court's Finance Office, Attention: Online Refund Request, 670 New London Avenue, Cranston, RI 02920. You must include your name, telephone number, email address, the date of the payment, the approximate time payment was made, the summons/case number, the amount paid, the amount of the requested refund, and the reason for the refund. If this information is incomplete or incorrect, the Judiciary may not be able to process your request.
- 5. Please print and retain a copy of your payment receipt for your records. Should there be a discrepancy, malfunction, or interruption of service related to the use of this service, you may be required to present your receipt as proof of payment.
- 6. Payments rejected for insufficient funds or charged back to the Judiciary will result in the imposition of a \$25 processing fee being added to the outstanding balance. You may also be subject to additional judicial action or criminal prosecution as a result of a reversed or rejected payment.