

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF IOWA

IN THE MATTER OF

FORFEITURE OF COLLATERAL
SCHEDULE FOR THE MESKWAKI
NATION POLICE DEPARTMENT AND
THE SAC AND FOX TRIBE OF THE
MISSISSIPPI ON THE MESKWAKI
SETTLEMENT IN IOWA

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**PUBLIC
ADMINISTRATIVE ORDER**

No. 23-AO-0007-P

IT IS HEREBY ORDERED that pursuant to Rule 58(d)(1) of the Federal Rules of Criminal Procedure and Local Rule 58, the attached Forfeiture of Collateral Schedule, Attachment A, is hereby adopted and that any person charged with violating an offense listed in the attached Forfeiture of Collateral Schedule for the Meskwaki Nation Police Department and the Sac and Fox Tribe of the Mississippi on the Meskwaki Settlement in Iowa may, in lieu of appearance, post collateral in the amount indicated for the offense and consent to forfeiture of collateral or be required to appear for offenses as indicated in the new Forfeiture of Collateral Schedule.

IT IS THEREFORE FURTHER ORDERED:

1. That the Magistrate Judge may depart from the schedule established by this Order in their discretion based upon the circumstances of the case and the defendant's resources and ability to pay.

2. That anyone charged with a violation of any of the scheduled offenses may, within ten (10) days after being so charged, dispose of the matter by sending the appropriate payment to the Clerk of the United States District Court for the Northern District of Iowa at Cedar Rapids, Iowa. Pursuant to Rule 58(d) of the Federal Rules of Criminal Procedure

of the United States District Court for the Northern District of Iowa, that persons arrested and charged with misdemeanor violations of Title 21 and Title 18 of the United States Code, or the Iowa Code by virtue of the Assimilative Crimes Act (Title 18, United States Code, Section 13) listed herein may waive an appearance before a United States Magistrate Judge and dispose of the matter by forfeiting the pre-set collateral as set forth in Exhibit A.

3. That if the scheduled payment is not paid by the person charged with a scheduled offense within ten (10) days, the matter may be set down for hearing before a United States Magistrate Judge for the Northern District of Iowa.

4. If a person charged with an offense under this Order fails to post and forfeit collateral, any punishment, including fine, or probation, may be imposed within the limits established by law upon conviction by plea or after trial.

5. Nothing contained in this Order shall prohibit a law enforcement officer from arresting anyone for the commission of any offense, including those for which collateral may be posted before a United States Magistrate Judge, or upon arrest, taking them immediately before a United States Magistrate Judge. Existence of this Order does not create any rights on the part of an alleged violator and does not preclude the United States from taking any other action authorized by law.

6. That the United States Magistrate Judges, for, or designated to exercise judicial authority in, the Northern District of Iowa, are hereby specifically authorized to try persons accused of the offenses scheduled herein, in accordance

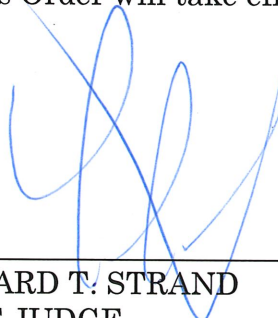
with the rules of procedure for the United States Magistrate Judges adopted by the Supreme Court of the United States.

7. That the Clerk of the United States District Court institute an appropriate collateral forfeiture procedure wherein persons may dispose of the offenses charged by mailing in a sum equivalent to the penalty established in the above Order.

Nothing contained in the above Order shall prevent an officer from requiring a mandatory Court appearance by a person charged with any of the violations scheduled herein when, in the judgment of the officer, the cash payment provided for the violation is inappropriate considering the circumstances surrounding the alleged violations.

IT IS FURTHER ORDERED that this Order will take effect on January 2, 2024.

DATED December 29, 2023.



LEONARD T. STRAND
CHIEF JUDGE
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF IOWA

ATTACHMENT A

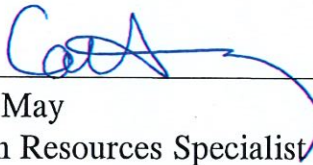
Northern District of Iowa

Regulations & Statutes	Section	Fine
Theft of personal property **for offenses involving property valued at less than \$500	18 U.S.C. § 1163	\$500
Theft from gaming establishment on Indian land **for offenses involving property valued at less than \$500	18 U.S.C. § 1167	\$500
Criminal trespass	Iowa Code § 716.7, 18 U.S.C. § 13	\$250
Criminal mischief ** for damage assessed at \$250 or less	Iowa Code § 716.6, 18 U.S.C. § 13,	\$250
Possession of controlled substances (not marijuana)	21 U.S.C. § 844(a)	**Minimum \$1,000 fine
Disorderly Conduct	Iowa Code § 723.4, 18 U.S.C. § 13	\$250
Criminal Trespass	18 U.S.C. § 1152	\$250

Certified original placed in Public Administrative Order Book.

Copies disbursed this 29th day of December 2023 via email to:

Chambers of Chief Judge Leonard T. Strand (Donaline Schmith)
Senior Judge Linda R. Reade
Chambers of Judge C.J. Williams (Sali Van Weelden)
Chambers of Chief Magistrate Judge Kelly K.E. Mahoney (Jami Gollhofer)
Chambers of Magistrate Judge Mark A. Roberts (Amy Steele)
Paul De Young, Clerk of District Court
Misti Michel, Chief Deputy
Kristen Sanchez, Case Administration Supervisor
Amanda Hughes, Information Systems Manager
Lisa Feuerbach, Chief Probation Officer
Brad Hansen, Federal Defender
Tim Duax, US Attorney
helpdesk@iand.uscourts.gov for posting on the external NDIA website



Cathy May
Human Resources Specialist

