

# Wind River Court Rule 18-0001



Rule 4-16-17 of the Rules of Criminal Procedure of the Shoshone and Arapaho Law and Order Code (SALOC) authorizes the Chief Judge to promulgate rules governing criminal procedure. Pursuant to this authority the Court hereby establishes the following fees to be paid to the probation department:

**“Probation fee for use of ankle monitor device”:** This fee shall be \$50 and will be required to be paid by anyone allowed the privilege to use an ankle monitor instead of being incarcerated. This fee will need to be paid before the individual is allowed to obtain the monitor and be released from jail unless other arrangements are allowed by the sitting Judge.

**“Victims Impact Panel fee”:** This fee shall be \$20 and is required to be paid for participation in the victim panel offered by the probation department. The panel is required to be completed by individuals who have been charged/convicted with DUI offenses.

The implementation of these fees is to remind individuals that probation is a privilege, not a right. Also pursuant to Section 6-6-4 Suspension of Sentence of the SALOC, “Any sentence may be suspended and the defendant placed on probation. As a condition of any probation, the Court may impose, and at any time modify, conditions of probation including .....or any other condition found reasonable and appropriate by the Court” (emphasis added).

The Court finds the establishment of these fees to be reasonable and appropriate under Section 6-6-4 and hereby formally adopts this Rule and shall make it available to the public for copy and inspection.

DATED THIS 4<sup>th</sup> DAY OF DECEMBER, 2018.



Terri V. Smith  
CHIEF JUDGE, WRTC