



**State of Missouri**  
**DEPARTMENT OF CORRECTIONS**  
**Board of Probation and Parole**

*Ad Excelleum Conamur – “We Strive Towards Excellence”*

The Board of Probation and Parole is required to abide by the law, to include collecting the Missouri Intervention Fee. Likewise, each probationer or parolee supervised by the Missouri Department of Corrections is required by law to pay the fee, or take responsibility to provide the information necessary to obtain a waiver. Failure to pay the fee can result in a referral to the Department of Revenue to assist in collection. Pursuant to Sections 143.781 through 143.788 RSMo, the Department of Revenue has the authority to intercept an offender’s state income tax refund in an effort to satisfy the obligation to pay this fee. Offenders carrying Intervention Fee balances of (-\$60.00) or more are subject to seizure. The tax intercept also continues after an offender is discharged from supervision, if an arrears balance remains. Furthermore, the Department of Corrections is authorized to collect the fee from available inmate account funds for offenders that are incarcerated.

The Intervention Fee is utilized to provide important offender services such as community based alcohol, drug, and mental health treatment, in addition to funding residential facilities, community supervision centers, and community based supervision strategies. The statewide collection of Intervention Fees enables the department to provide valuable services, at a substantial savings, to each offender.

Offenders are expected to remain in good standing regarding all aspects of their community supervision, including payment of the Intervention Fee. To assist them in making payments, the department provides self-pay kiosks, web-based, telephone, and mail-in payment options. Offenders may contact their supervising Officer to obtain additional information.