

OFFICE OF THE CHIEF JUDGE,
THIRD JUDICIAL CIRCUIT OF
FLORIDA.

ADMINISTRATIVE ORDER NO: 53

RE: TRAFFIC COURT RULE 6.470(b).

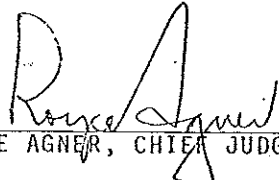
An Order of the Supreme Court of Florida issued
January 13, 1975, amended Transition Rule 20 by providing that:

"Rule 6.470(b) Where no hearing is required
or held and the offender admits the commis-
sion of the offense by forfeiting a bond or
paying the penalty the following costs may,
if authorized by local rule, be deducted
from the penalty by the traffic violations
bureau or clerk's office:

- (1) One dollar for all infractions
of bicycle regulations, section
316.11, of Florida Statutes,
and infractions of pedestrian
regulations, section 316.057,
of Florida Statutes;
- (2) Three dollars for all non-moving
traffic infractions; and
- (3) Five dollars for all moving in-
fractions".

The traffic violations bureaus and/or clerks' offices
in this circuit are hereby authorized to make the deductions
from the penalty in accordance with the provisions of the above
quoted rule.

DONE AND ORDERED in Chambers at Perry, Taylor County,
Florida, on this March 21st, 1975.



ROYCE AGNER, CHIEF JUDGE

Copies: All Clerks, Third Judicial Circuit
All Judges, Third Judicial Circuit