

Lalwe

FILED
A.M. 3:30 P.M.
MAR 18 1986
BILL A. STAKER, CLERK
M. Jones
DEPUTY CLERK

IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTIES OF

ADAMS, CANYON, GEM, OWYHEE, PAYETTE & WASHINGTON

IN THE MATTER OF:)
)
THE DISTRIBUTION OF)
RESTITUTION.)
) ADMINISTRATIVE ORDER
) 86 - 4

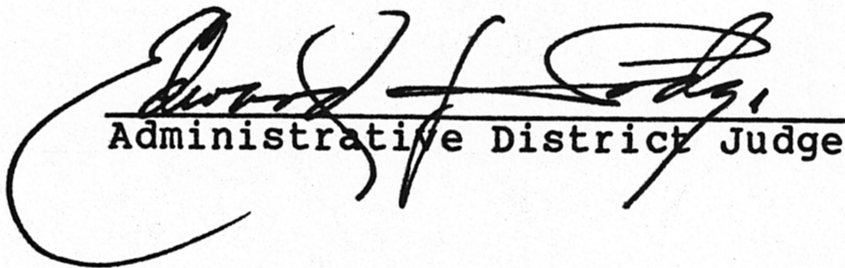
It appearing to the Administrative Judge that the cost of administering and distributing restitution payments paid in small monthly amounts of money over a long period of time to ten (10) or more victims, is excessive and unwarranted, and that the victims would not be unduly prejudiced if said payments were placed in an Interest Bearing Account by the Clerk of the Court to draw interest for the benefit of said victims with said interest and principle to be distributed proportionately every six months, and good cause appearing therefor,

IT IS HEREBY ORDERED, AND THIS DOES ORDER, that in all cases where restitution has been Ordered by the Court, but because of the defendant's resources, the same will have to be paid over a period of time that extends beyond six (6) months and involves ten (10) or more victims, and except as to those victims who are to receive total amounts of money of less than \$20.00 and who should be paid forthwith as the money is available, the Clerk of the District Court is authorized in his or her discretion to place all payments made in behalf of said victims in an Interest Bearing Account to be distributed as hereinbefore set forth.

IT IS FURTHER ORDERED that the defendant's obligation for payment of interest on any given payment is satisfied, if paid, as of the date of deposit with the Clerk of the Court. Provided further, if in any given case, a victim asks leave of the Court to have his or her portion of the restitution paid forthwith because of hardship or for any other good cause shown, and the same is approved by the presiding Judge, the Clerk of the District Court is directed to make such payments as therein Ordered.

IT IS FURTHER ORDERED that should the Clerk of the Court choose to proceed with the six-month payment schedule as herein provided, said Clerk is Ordered to give notice of the same to the victims involved and to provide in said notice that it is the responsibility of the victims thereafter to keep the Clerk's Office informed of any change of address and/or change that may affect the receipt of their mail.

Dated this 18th day of March, 1986.


Administrative District Judge