



2. A judge in a participating court may allow the inmate to complete community restitution at the Second Chance Center in lieu of monetary payment for an eligible monetary obligation in accordance with A.R.S. §§ 13-824 and 28-1604 and under the following conditions:
  - a. The Second Chance Center must provide the IRC Program Coordinator with proof of completion.
  - b. If the inmate does not complete community restitution as authorized by the judge, the applicable outstanding monetary obligation for which the inmate was permitted to complete community restitution in lieu of payment shall remain outstanding unless the judge mitigates the monetary obligation pursuant to A.R.S. §§ 13-825 or 28-1603.
3. The judge may mitigate eligible monetary obligations upon receipt of proof from the Second Chance Center that the inmate has completed the Second Chance Program.
4. If the inmate has an outstanding warrant or driver license suspension as a result of a court action, the judge may quash the warrant or notify the Motor Vehicle Division (MVD) to lift the driver license suspension prior to the inmate's completion of the Second Chance Program. If the inmate does not successfully complete the Second Chance Program, the judge must reissue the warrant and notify the MVD to reinstate the driver license suspension.
5. If the inmate has an outstanding court-ordered program that is not statutorily required to be ordered for the offense, the judge may deem the inmate as having fulfilled the requirement by completing the Second Chance program.
6. If the inmate has an outstanding court-ordered program that is statutorily required to be ordered for the offense and the Second Chance Center provides an equivalent that the inmate successfully completes, the judge shall deem the inmate as having fulfilled the requirement for completing the court-ordered program.
7. If the inmate has an outstanding monetary obligation not mitigated or not satisfied by the completion of community restitution, the inmate must satisfy the obligation through monetary payment and the judge must, pursuant to A.R.S. § 13-808, put the inmate on a payment plan in which the first payment must be due within 60 days of the inmate's release.

Dated this 20th day of December, 2023.

---

ROBERT BRUTINEL  
Chief Justice