


ADMINISTRATIVE ORDER OF THE
CHIEF ADMINISTRATIVE JUDGE OF THE COURTS

Pursuant to the authority vested in me, and with the advice and consent of the Administrative Board of the Courts, I hereby amend Section 126.3 of the Rules of the Chief Administrator, to read as follows (additions underlined, deletions in ~~strikethrough~~), effective immediately:

§ 126.3. Off-Hours Arraignment Parts.

Each judge or justice of a city, town or village court temporarily assigned to an off-hours arraignment part established by the Chief Administrator pursuant to Judiciary Law § 212(1)(w) shall receive ~~\$250~~ \$400 per day, or ~~\$125~~ \$200 per half-day, for each day or half-day period of service during which such judge or justice performs one or more judicial functions in the off-hours part. Where an assignment requires a participating judge or justice to remain available on-call for service in an off-hours arraignment part, there shall be no compensation for any day or half-day period of service that does not include at least one in-court judicial function. No state-paid judge may receive compensation under this Part for service in an off-hours arraignment part in lieu of regularly scheduled service in a state paid court without the approval of the Chief Administrator.



Chief Administrative Judge of the Courts

Date: December 28, 2023

AO/393/2023