

From: Christine George
Sent: Tuesday, April 12, 2016 3:22 PM
To: Dianna Spieker
Cc: Bryan Clayton
Subject: RE: Meeting Thurs 14th 4:00

It's really simple. Once a defendant has FTA'd; the bonding company has 270 days to get that defendant rearrested. If the defendant is rearrested, then only courts costs are owed on the NISI case. A bonding company can then pay those costs directly to the District Clerk and either send me (via email christine.george@co.tom-green.tx.us) a copy of the receipt, or they can send me an email informing me they have paid them. I will verify that 1. The defendant was in fact rearrested within 270 days and 2. That the Court Costs have been paid. If both are true, I will prepare and efile (with Bryan's approval) a Notice of non-suit.

If a bonding company believes that they cannot locate a defendant, and the 270 day limit is approaching, if they contact me, I will obtain a settlement offer for them to consider. If they wait until after the 270 day limit, the settlement offer, if any, may be considerably higher.