



FINES AND FEES INDEX CONNECTICUT

National Rank:

23rd

Score:

32/100

In Connecticut and across the country, state and local governments impose fines as punishment for everything from traffic and municipal code violations to felonies. Courts then tax people with fees, surcharges, and other assessments that fund law enforcement, the court system, and other government operations. Fines and fees for even a single incident can add up to thousands of dollars. People unable to pay these sums immediately may face steep penalties, including additional fees, driver's license suspensions, revocation of voting rights, and even incarceration.

Fines and fees can keep people in a cycle of poverty, causing people to lose their jobs, their homes, and sometimes their children. The same monetary sanction that trivially inconveniences an affluent person can prevent a low-income family from paying the rent. But fines and fees are often set without regard to a person's financial situation. They create a two-tiered system, placing justice out of reach for many low-income people, including a disproportionate number of people of color.

That is why the National Center for Access to Justice (NCAJ) based at Fordham Law School convened a task force of experts from around the country to identify best policies to rein in these abuses. In all, NCAJ identified 17 policies that are critical to creating a fairer system that does not criminalize poverty and respects the rights of litigants. NCAJ researched state and local laws in all 50 states and Washington, D.C. and graded the jurisdictions on a scale of 0 to 100 according to how their policies measure up, creating the Fines and Fees Justice Index. In short, no state did well. Only three states scored higher than 50 out of 100 and no state received a passing score.

The good news, however, is that almost every policy we track has been adopted by at least one state. That means that states need not invent good policies whole cloth. Rather, each state could implement more rights-respecting policies simply by looking to what other states are already doing.

This report provides a snapshot of how Connecticut fared on all 17 policy benchmarks — and subbenchmarks — along with recommendations for how the state can improve access to justice. To see how all states scored on the Fines and Fees Justice Index, read about their policies, and see the methodology for how NCAJ arrived at the scores, visit the Fines and Fees Justice Index at https://ncaj.org/state-rankings/fines-and-fees.



Fines and Fees Justice Index Score At-a-Glance

National Rank:

23rd

Score:

32/100

Abo	ition of fees	Weight	Score: 0/1
Has t	he state abolished all fees?	10	No
Or:	a. Has at least one county or municipality abolished all local fees?	1	No
	b. Has the state abolished "counsel fees"?	2	No
	c. Has the state abolished "incarceration fees"?	2	No
	d. Did the state take steps to end fees in past 4 years?	3	No
	ition of juvenile court fees and fines	Weight	Score: 0/
Has t	he state abolished all juvenile court fees and fines?	6	No
0r:	a. Do all but some counties/municipalities meet the benchmark?	3	No
	b. Do most counties/municipalities meet the benchmark?	1	No
	c. Has the state abolished juvenile fees but not fines?	2	No
	d. Has the state abolished juvenile fines but not fees	4	No
	e. Has the state taken significant steps to abolish juvenile court fines and/or fees in the last 4 years?	2	No
Conf	licts of interest	Weight	Score: 0/
	the state ensure that fines & fees revenue does not directly fund law	6	No
Or:	a. Do all but some counties/municipalities meet the benchmark?	1	No
01.	b. Does at least one major county/municipality meet the benchmark?	1	No
	c. Has the state capped the % of local budgets raised from fines & fees?	1	No
Priva	te debt collection	Weight	Score: 3/
	the state bar courts from using private collection firms?	3	Yes
Or:	a. Do all but some counties/municipalities meet the benchmark?	1.5	N/A
01.	b. Does at least one major county/municipality meet the benchmark?	1	N/A
	c. Does the state require private collectors' compensation be unrelated to the amount collected?	1	N/A
	d. Does the state bar courts from imposing surcharges on fines and fees in private collection?	1	N/A
	e. Does the state have protections of the Fair Debt Collections Practices Act?	1	N/A
Abili	ty to pay determinations	Weight	Score: 0/
	the state require courts to conduct an ability to pay determinations when	6	No
	sing fines, fees, assessments or surcharges?		
Or:	a. Do all but some counties/municipalities meet the benchmark?	3	No
	b. Does at least one major county/municipality meet the benchmark?	1	No
	c. Does the state require ability to pay determinations for fines?	3	No
	d. Can people request an ability to pay determination?	2	No
Willf	ul failure to pay	Weight	Score: 10/
Does	the state require the government to prove failure to pay is willful before	10	Yes
	sing sanctions, including incarceration?		
Or:	a. Do most counties/municipalities meet the benchmark?	5	N/A
	b. Does at least one major county/municipality meet the benchmark?	1	N/A
	ty to pay standards	Weight	Score: 0/
Has t	he state codified standards for judges to determine ability to pay?	5	No
Or:	a. Do all but some counties/municipalities meet the benchmark?	2.5	No
	b. Does at least one major county/municipality meet the benchmark?	1	No

Presumption of indigence	Weight	Score: 5/5
Has state codified standards for the presumption of indigence?	5	Yes
Or: a. Do all but some counties/municipalities meet the benchmark?	2.5	N/A
b. Does at least one major county/municipality meet the benchmark?	1	N/A
Waiver or modification of fines and fees	Weight	Score: 8/8
Do judges have discretion to waive or modify fines and fees?	8	Yes
Or: a. Do all but some counties/municipalities meet the benchmark?	3	N/A
b. Does at least one major county/municipality meet the benchmark?	1	N/A
c. Does the state meet the benchmark a) only for fines, or b) only for some fees assessments and/or surcharges?	5, 4	N/A
D. Payment plans	Weight	Score: 0/3
Can anyone pay fines & fees on a payment plan without penalty?	3	No
Or: a. Do all but some counties/municipalities meet the benchmark?	1.5	No
b. Does at least one major county/municipality meet the benchmark?	1	No
L. Day fines	Weight	Score: 0/3
Does the state mandate or encourage courts to use day fines?	3	No
Or: a. Is at least one court in the state piloting or using day fines?	1	No
2. Right to counsel	Weight	Score: 0/6
Is there a right to counsel for people facing incarceration for failure to pay?	6	No
Or: a. Do all but some counties/municipalities meet the benchmark?	3 1	No No
b. Does at least one major county/municipality meet the benchmark?	_	
Driver's license suspension	Weight	Score: 0/6
Does the state law bar driver's license suspension for failure to pay and failure to appear in court?	6	No
Or: a. Does the state allow suspension of driver's licenses for failure to pay, but	2	No
only in some driving-related cases?		
b. Does the state bar driver's license suspension for failure to pay but permit it	3	No
for failure to appear?		
c. Does the state bar driver's license suspension for failure to appear but permit it for failure to pay?	3	No
• Voting Rights	Weight	Score: 6/6
Does the state allow restoration of voting rights if people have unpaid fines and fees, including where fines and fees are a condition of probation or parole?	6	Yes
1		
Records expungement		Score: 0/6
Does the state allow sealing of records or records expungement if people have outstanding fines and/or fees?	6	No
Or: a. Do all but some counties/municipalities meet the benchmark?	3	No
Data collection and reporting	Weight	Score: 1/6
a. Does the state collect/publish data on fines & fees imposed, and revenue	1	No
collected?		
b. Data on people incarcerated for failure to pay fines and fees?	1	No
c. Data on fines and fees imposed, broken down by race?	1	No
d. Data on fines and fees imposed, broken down by age?	1	No
e. Data on fines and fees imposed, broken down by gender?	1	No
. COVID response	Weight	Score: 0/5
Did the state enact at least one significant, temporary measure to mitigate impact of fines and fees during the COVID-19 pandemic?		No
a. Does the state collect/publish data on fines & fees imposed, and revenue	2	No

Connecticut's Fines and Fees Justice Index Score

Connecticut scored 32 out of 100 points on the Fines and Fees Justice Index. It tied with Delaware and Michgan for 23rd. Below, we explain in more detail how Connecticut fared on each of the Fines and Fees Justice Index benchmarks and we describe how it could do better.

Benchmark 1: Abolition of Fees

Connecticut Score: 0 out of 10 points

Recognizing that fees serve no role in making communities safer and that they unfairly force people who come into contact with the courts to pay for a system that serves all of society, the Justice Index sets a goal of abolishing all court fees. No state has yet abolished all court fees, but one in three has moved to abolish some of the most pernicious fees. These include fees for appointed counsel in criminal cases and fees for a person's incarceration, such as per diem "pay to stay" fees and charges for the cost of meals and other basic necessities. Connecticut imposes a variety of fees and surcharges, including for the cost of a public defender in certain circumstances and for costs of incarceration. "

Recommendation: Connecticut should abolish all fees. Short of that, it should abolish the most pernicious fees, including fees for appointed counsel and incarceration fees.

Benchmark 2: Juvenile Court Fines and Fees

Connecticut Score: 0 out of 6 points

A growing body of research shows that juvenile court fines and fees, which require children or their families to pay when a child has contact with the juvenile courts, impede rehabilitation, increase recidivism, and can create family instability by placing financial stress on families already struggling to make ends meet. For that reason, a growing number of states are moving to abolish juvenile court fines and fees. Connecticut, however, imposes juvenile court fines and fees.

Recommendation: Connecticut should abolish all juvenile court fines and fees, as Delaware, New Jersey, New Mexico and New York have done.

Benchmark 3: Barring Conflicts of Interest Around Fines and Fees Revenue

Connecticut Score: 0 out of 6 points

In many states, fines and fees pay for some or all of law enforcement and court system budgets. This use of the revenue can create perverse incentives, encouraging police to make more stops and arrests and court personnel to ratchet up punishments to pay their own salaries. Alaska, New York, South Dakota, and Utah have all avoided this conflict of interest by ensuring that revenue raised from fines and fees

does not go directly into law enforcement or court budgets. Connecticut, however, has not taken this critical step. $^{\rm iv}$

Recommendation: To eliminate conflicts of interest that can increase fines and fees, the state should ensure that revenue from these charges does not go into law enforcement or court budgets.

Benchmark 4: Private Collection of Fines and Fees Debt

Connecticut Score: 3 out of 3 points

Debt collection agencies often add large surcharges to bills they are collecting. Because they may only get paid when they collect money, debt collection agencies also have an incentive to use predatory practices to squeeze money from people who may not be able to afford it. When states allow private agencies to collect fines and fees, those agencies profit while people who cannot pay incur even more debt. For that reason, one in three states have either outlawed the use of private debt collection agencies to collect unpaid court debts or have taken steps to rein in abusive practices. Connecticut does not use private collection firms to collect unpaid fines and fees.

Recommendation: Connecticut should continue the practice of not using private collection firms to collect unpaid fines and fees.

Benchmark 5: Consideration of Ability to Pay at Sentencing

Connecticut Score: 0 out of 6 points

Recognizing the harms of charging people fines and fees they simply cannot afford to pay, one in four states require courts to conduct ability to pay assessments every time they order a person to pay a fine, fee, assessment or surcharge. Connecticut does not require courts to conduct an ability to pay determination whenever they impose fines and fees. vi

Recommendation: Connecticut should require courts to conduct an ability to pay assessment every time they order a person to pay a fine, fee, assessment, or surcharge.

Benchmark 6: Proof of Willful Failure to Pay Before Incarceration or Other Sanctions

Connecticut Score: 10 out of 10 points

In 1983 the United States Supreme Court ruled in *Bearden v. Georgia* that courts cannot incarcerate a person for failure to pay court debts unless the failure to pay was "willful." Nevertheless, only 15 states require courts to conduct a hearing and find that the person's failure to pay was willful before ordering incarceration or the imposition of other sanctions, including the suspension of a driver's license. Connecticut requires such a finding. Vii

Recommendation: Connecticut should abolish incarceration as a sanction for failure to pay. Short of that, the state should continue to require courts to find that a person's failure to pay was willful before ordering incarceration or imposing other sanctions.

Benchmark 7: Ability to Pay Standards

Connecticut Score: 0 out of 5 points

When courts conduct ability to pay determinations, they often do so without clear, uniform standards about how to conduct the proceedings, the evidence to consider, and the criteria to gauge what a person is able to pay. This can lead to wildly different results across court rooms, leaving many people unprotected. For that reason, 11 states have codified standards giving clear guidance to judges. Connecticut has not codified an ability to pay standard. VIII

Recommendation: Connecticut should codify a substantive ability to pay standard that all state and local courts must use so that there is consistency across the state in determining whether a person can afford to pay and, if so, how much.

Benchmark 8: Standards that Trigger a Presumption of Indigence

Connecticut Score: 5 out of 5 points

Eight states have codified standards that trigger a presumption that a person is indigent and, therefore, unable to pay fines, fees, costs, surcharges or assessments. In some states, the fact that a person is entitled to appointed counsel or receives public benefits is enough to trigger the presumption that they cannot pay fines and fees. In others, a certain income threshold triggers the presumption. Connecticut has a statutory standard triggering a presumption of indigence (but it applies only to fees, not to fines). ix

Recommendation: Connecticut should expand the presumption of indigence so that it applies to the imposition of fines as well fees.

Benchmark 9: Discretion to Modify or Waive Fines and Fees

Connecticut Score: 8 out of 8 points

To ensure that fines and fees reflect what people can actually afford to pay, judges must have discretion in individual cases. Eighteen states give judges the ability to waive or modify all fines, fees, surcharges and assessments according to the person's ability to pay, and nearly every state give judges the ability to waive or modify these costs in at least some circumstances. Connecticut gives judges discretion to waive or modify fines and fees.^x

Recommendation: Connecticut should continue to give judges discretion to waive or modify all fines, fees, and other costs.

Benchmark 10: Payment Plans

Connecticut Score: 0 out of 3 points

Bars on payment plans create needless barriers to payment for people who cannot pay an entire fine or fee up front, but some states never allow people to use payment plans. Others authorize—but do not require—judges to allow payment plans, leaving some people who cannot afford to pay upfront vulnerable. States should mandate that anyone can choose to pay fines and fees on a payment plan if they cannot afford to pay immediately, without incurring any additional fees or interest charges, but only five do so to date. Connecticut has not codified a right to enter into a payment plan.xi

Recommendation: Connecticut should mandate that anyone can choose to pay fines and fees on a payment plan, without incurring any additional fees or interest charges.

Benchmark 11: Individualized Fines

Connecticut Score: 0 out of 3 points

To date, Oklahoma is the only state that has adopted individualized fines, sometimes referred to as "day fines." Individualized fines, long used in Germany and other European countries, are scaled to the severity of the offense and the person's income, helping to ensure that fines are adjusted to what people can afford to pay, and that people with greater income experience penalty of equivalent impact for violation of the same law.^{xii}

Recommendation: Connecticut should follow Oklahoma's lead and institute day fines. Scaling fines not only to the severity of the person's offense but also to their income helps to ensure that people who are poor or working class do not experience much harsher punishments for the same behavior as wealthy people who can afford to pay.

Benchmark 12: Right to Counsel When Incarceration is Possible

Connecticut Score: 0 out of 6 points

More than half of states give people the right to an attorney at court hearings if the person may face jail time for failure to pay a fine, fee, surcharge, or assessment. Connecticut does not provide a right to counsel in such hearings. x_{iii}

Recommendation: Connecticut should eliminate incarceration as a possible punishment for failure to pay. Short of that, the state should ensure that people have a right to counsel at any hearing where they might face jail time for failure to pay fines, fees, surcharges, assessments, or other costs.

Benchmark 13: Driver's License Suspension for Failure to Pay Fines and Fees

Connecticut Score: 0 out of 6 points

Eighty-six percent of Americans drive to work. A driver's license is also necessary to take children to school, buy groceries, go to doctor's appointments, and meet many other basic needs. But courts often suspend driver's licenses for failure to pay fines and fees, or for failure to appear at hearings connected with fines and fees payments, forcing people either to lose their jobs and face other hardships, or drive with a suspended license risking further penalties and punishments. For that reason, there is growing momentum to end the suspension of driver's licenses. Now, three in five states bar the suspension of driver's licenses for failure to pay fines and fees. Connecticut allows for the suspension of drivers licenses for failure to pay fines and fees as well as failure to appear in hearings related to the nonpayment. XiV

Recommendation: Connecticut should eliminate the practice of suspending driver's licenses for failure to pay or failure to appear.

Benchmark 14: Voting Rights

Connecticut Score: 6 out of 6 points

During the Jim Crow era, states passed laws designed to prevent Black people from voting, including poll taxes. There is no defensible good government nexus between money and voting. Today, however, a form of poll tax still exists. In many states, people lose the right to vote when they are convicted of a felony. Almost half of states block people from restoring their voting rights unless and until they pay all fines and fees. In 2021 Connecticut passed a law extending the right to vote to people on parole. People with felony convictions can now vote when they finish their prison term, regardless of outstanding fines or fees.**

Recommendation: Connecticut should continue to allow people to exercise the fundamental right to vote.

Benchmark 15: Conditioning Expungement on the Payment of Fines and Fees

Connecticut Score: 0 out of 6 points

One in three people in the United States has a criminal record, which can interfere with a person's ability to find a job, rent or buy a home, enroll in higher education, access government benefits and more. Some criminal records can be sealed from public view or removed through expungement, making it easier for people to get back on their feet after satisfying a criminal sentence. One in four states allows people to expunge or seal their records notwithstanding that they have unpaid fines and fees. Connecticut, however, does not allow people to expunge or seal their records unless and until they have completed supervision, which in turn depends on paying all fines and fees. **vi

Recommendation: Connecticut should expand access to expungements and record sealing. It should not condition them—or the completion of probation and parole—on the payment of fines and fees.

Benchmark 16: Data Transparency

Connecticut Score: 0 out of 6 points

To understand the magnitude of the problem and to identify solutions, it is critical for states to collect and publicize data about fines and fees, including the totals that state and local governments assess and actually collect; fines and fee amounts imposed, broken down by race and ethnicity, age, gender, and income level; and number of people incarcerated for failure to pay. Connecticut does not publish any such data.^{xvii}

Recommendation: Connecticut should collect and report data about fines and fees, including amounts imposed—broken down by race and ethnicity, age, gender, and income level—as well as revenue collected. It should also collect and report on the number of people incarcerated for failure to pay.

Benchmark 17: Temporary Measures to Mitigate the of Fines and Fees During the COVID-19 Pandemic

Connecticut Score: 0 out of 5 points

The COVID-19 pandemic and resulting economic fallout caused financial hardship across our society. Early in the crisis, tens of millions of people lost their jobs. Although employment numbers gradually improved, the challenges persisted. Near the end of 2021, 20 million households reported that they did not have enough to eat and 10 million households reported that they were behind on rent. Almost half of states took steps to change their fines and fees policies in light of these new economic circumstances. Connecticut did not change its policies on fines and fees to respond to the economic hardships people were suffering at the beginning of the pandemic.

Recommendation: The COVID-19 pandemic and its financial toll revealed many ways society could be operating differently, including in practices around fines and fees. In anticipation of future pandemic surges and other potential challenges, including financial hardships, Connecticut should continue to review and reform its policies on fines and fees, guided by the benchmarks set forth above.

Conclusion

The overall findings of the Fines and Fees Justice Index are sobering. No state received a passing score. The findings do, however, provide some room for optimism. Almost all of the 17 benchmarks have been adopted by at least one state. That means that states need not reinvent the wheel. To implement better, more rights-respecting policies, in most cases they need only look to what other states are already doing. To see how other states fare, visit https://ncaj.org/state-rankings/fines-and-fees.

End Notes

- xiii See Conn. Gen. Stat. § 18-63. Connecticut Superior Court Rules state that "no person shall be incarcerated as a result of failure to pay a fine unless the judicial authority first inquires as to the person's ability to pay the fine," but it makes no mention of a right to counsel. Conn. Practice Book § 43-18 (2020), https://perma.cc/QT82-3PCD. But see *Lake v. Speziale*, 580 F. Supp. 1318 (D. Conn. 1984) (holding that there is a right to counsel in civil contempt hearings in child support matters where incarceration is possible); *Dube v. Lopes*, 40 Conn. Supp. 111, 481 A.2d 1293 (Super. Ct. 1984).

 xiv See Conn Gen. Stat. § 14-140.
- xv Conn. Gen. Stat. § 9-46 (2022). See Voting Rights Restoration Efforts in Connecticut, Brennan Center for Justice, Jun. 23, 2021, https://perma.cc/TL63-N55U.
- revi There is no statutory requrement that a person pay all fines and fees to have a record expunged. However, any such grant is within the discretion of the Board of Pardons. Conn. Gen. Stat. § 54-130a. For an "Absolute Pardon," the mechanism by which criminal records are expunged, the person must have completed all supervision. See Eligibility, Conn. Bd. of Pardons and Parole, https://perma.cc/W9SL-6C36. Because successful completion of probation and parole is conditioned on the payment of a variety of mandatory fees, this has the effect of prohibiting people who have not paid all fines and fees imposed on them from applying for expungement. For example, conditions of probation may include restitution or participation in programs that have fees associated with them. See, e.g., Conn. Gen. Stat. § 53a-30.

 **Vii The Connecticut Judiciary publishes an annual financial statement that includes revenue from court fees, and the fund to which they are allocated. See Judicial Branch Fiscal Reports, State of Conn. Judicial Branch, https://perma.cc/FET3-AQBR. However, this data is not sufficiently granular to disaggregate criminal court fees, and it does not include fines.

 **Viii "Tracking the COVID-19 Economy's Effect on Food, Housing, and Employment Hardships," Center on Budget and Policy Priorities, Feb. 10, 2022, https://perma.cc/E9GQ-SFNI.
- xix "COVID-19 Fines and Fees Policy Tracker," Fines and Fees Justice Center (2020), https://perma.cc/E6F8-H7YC. See also, "Ending the Burden of Fines and Fees During COVID-19," Brennan Center for Justice (Jan. 7, 2022), https://perma.cc/7N85-E6F9.

¹ See, e.g., U.S. Comm'n on Civil Rights, Targeted Fines and Fees Against Communities of Color: Civil Rights & Constitutional Implications (Sept. 2017), https://perma.cc/W7Y7-C7MW.

ii See, e.g., Conn. Gen. Stat. § 51-297 (d); Conn. Gen. Stat. § 51-298; Conn. Gen. Stat. §18-85a; Regs. Conn. State Agencies §§ 18-85a-1 et seq.

iii See, e.g., Conn. Gen. Stat. §§ 30-89, 46b-133e(c), 46b-134, 46b-141c, 51-296, 51-298.

iv See Conn. Gen. Stat. § 51-51w.

v See Conn. Gen. Stat. § 54-92b. See also, e.g., Suspension For Unpaid Ticket, State of Connecticut Department of Motor Vehicles, https://perma.cc/QSV7-APFZ ("All court fees and fines must be paid directly to the court involved.")

vi See *State v. Johnson*, 634 A.2d 293 (Conn. 1993) (holding that the law does not require an ability to pay assessment until after a term has been served). See also *Molinas v. Comm'r of Correction*, 652 A.2d 481 (Conn. 1994).

vii See Conn. Practice Book § 43-18.

viii Conn. Practice Book § 43-17, which requires that the inquiry be made before incarceration, provides no guidance on how it should be made, nor has the Connecticut Supreme Court when discussing it. See, e.g., *Molinas v. Comm'r of Correction*, 652 A.2d 481 (Conn. 1994).

ix See Conn. Gen. Stat. § 52-259b.

 $^{^{\}rm x}$ See Conn. Gen. Stat § 52-259b; Conn. Gen. Stat. § 54-74.

xi Conn. Practice Book § 24-30 provides for the payment of small claims court judgments in installment, but the Practice Book does not mention payment plans with regard to criminal law.

xii See 22 Okla. Stat. Ann. § 991a(A)(1)(y).