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HRDG 4630 - Absence and Leave -Section D - Subsection a

Last Modified:

Subchapter 4630 - Absence and Leave Section D - Administrative Leave and Excused Absence Subsection a - Court

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Official Time for EEO / ER-Related Matters Employees / supervisors seeking guidance on the amount of official time that may be granted for EEO / ER- related matters (e.g., preparing for cases, meeting with attorneys) must contact their servicing Civil Rights or Employee Relations Specialist.

Witness Service	An employee with a regularly scheduled tour of duty who would otherwise be in a pay or duty status may be granted administrative leave (TC 66) or official duty (TC 01) when summoned as a witness on behalf of the Federal, D.C., State, or local government. These proceedings may include any action, suit, condemnation, preliminary, information, or other proceeding of a judicial nature. The summons must be by a court or by an authority responsible for conducting such proceedings.
	An employee may not be granted administrative leave (TC 66) or official duty (TC 01) for time spent as a plaintiff or defendant testifying on his/her own behalf. Annual leave , compensatory time off in lieu of overtime pay, compensatory time off for travel, credit hours or leave without pay (LWOP) must be requested for this purpose.
Jury Service	An employee with a regularly scheduled tour of duty who would otherwise be in a pay or duty status may be granted administrative leave (TC 66) when called for service as a juror or for a preliminary screening interview to ascertain potential eligibility for later service as a juror.
Documentation	When administrative leave (TC 66) or official duty (TC 01) is requested for court-related purposes, a copy of the initial summons should be provided to the supervisor before the reporting date. Upon completion of the court-related service, the summons and the court certificate identifying the court, the employee, dates of service, daily fee, reimbursement for expense, and the total fee paid, must be filed with the office copy of the time and attendance report.
Court-Related Services Table	Refer to the table on the following page to determine when an absence should be charged as administrative leave (TC 66), official duty (TC 01), leave (e.g., annual, compensatory time off in lieu of overtime pay, compensatory time off for travel, credit hours), or LWOP.

EMPLOYEE ABSENCES FOR COURT-RELATED (Click here to view Chart (436.37 KB)) SERVICES Generally, an employee who has been granted administrative leave (TC 66) for court services (jury or witness) is not entitled to retain any fee for such service. However, there are a few **exceptions** to the rule, as described in the following table:

Then the employee may If: retain: The payment from the court is reimbursement for travel The portion of the payment expenses and a fee for the defined as travel expense. service State or local jurisdiction has determined that the entire The entire fee. fee is reimbursement for expenses An employee receives a fee **Retaining Fees** for a period of court-related for Court Services service for which he/she was The entire fee. not in an official duty status or was not granted administrative leave The fee is more than the pay from the agency for the The excess amount of pay. period of court-related service A pro rata portion of the fee. To determine the amount of payment the employee may An employee performs courtretain, divide the total fee for related service beyond the that day by 8 and multiply by end of his/her workday the number of hours of service performed before or after the

employee's normal workday.

When an employee is not entitled to retain fees for courtrelated services, he/she must return them to the agency. A check or money order (payable to the agency), and a copy of the court certificate should be sent, through established administrative channels, to the applicable agency contact designated below:

Administrative contact established by the respective program
USDA, APHIS - General P O Box 979043 St. Louis, Mo 63197-9000 Be sure to include an accounting code on the memo line of the check.

Generally, the period of jury service begins with the date stated in the summons on which the employee is to report. It ends on the date the employee is discharged, as shown on the certificate from the court. **Exceptions** to this rule are:

If an employee is: Then:

He/she will return to duty. If the employee does not return to duty, appropriate leave will be charged for the remainder of the workday.

Excused or discharged from jury service for 1 workday or for a substantial portion of a workday

Time Covered by Jury Service Note: Administrative leave (TC 66) may be granted for the remainder of the workday if it is not practical for the employee to return to duty because of the distance between the court and the duty station, or if the employee is assigned to night work.

On annual leave,

compensatory time off in

lieu of overtime pay, Administrative leave (TC 66) will be compensatory time off for substituted for the period of jury travel, or credit hours service.

when called for jury service

On LWOP

Administrative leave (TC 66) will not be granted during the period of LWOP.

Scheduled to be separated or furloughed Pay status will not be extended for and a date has been fixed the purpose of granting by notice to the Administrative leave (TC 66). employee Exemption from
Jury ServiceIf the jury service will substantially interfere with official
activities of the agency, the supervisor will prepare a written
memorandum requesting that the employee be excused from
jury service. The supervisor may send the memo directly to the
court or he/she may seek the advice of the General Counsel.If assistance from the General Counsel is solicited, the
supervisor will prepare a memorandum for the signature of the
Agency Administrator to the General Counsel requesting that
the employee be excused from jury service. The memo, which
should be sent through appropriate channels, should include:• The name and title of the employee;
• The nature of the employee's duties;

- The name and address of the court;
- A copy of the summons, if available; and
- The specific reason(s) why jury service by the employee would substantially interfere with the official activities of the agency.

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