

## How can I find out if I have warrants in Red Oak?

Contact the Red Oak Municipal Court at 469-218-7700 or 469-218-7701 between the hours and 8:00 am to 5:00 pm, Monday – Friday, excluding weekends and holidays. For warrants issued out of other municipal and justice courts, contact the court in that particular jurisdiction for further information.

## What are my options if I find that I do have warrants?

You may pay the fine and court costs, speak with the city marshal or seek assistance from an attorney.

## What is a payment plan?

A warrant payment plan program allows the violator to meet with the city marshal to file an application for a payment plan and request additional time to pay the outstanding balance of the fines, fees and court costs without appearing before a judge. The program was authorized by the municipal court judge permitting the city marshal to process a person's request for additional time to pay with the judge's approval. The program makes the process more convenient, compatible with work schedules and less time consuming for those individuals who request additional time to pay their court related obligations. To discuss your warrant(s), contact the City Marshal or appear in person at the Red Oak Municipal Court.

**Red Oak  
Municipal Court  
101 Liveoak  
Red Oak, TX 75154**

**City Marshal  
Roderick Robinson**

**rrobinson@redoaktx.org  
469-218-7709**

## What is a City Marshal?

City Marshals are assigned to actively pursue individuals in warrant status and you may be subject to arrest at your home, employment or during a traffic stop as the driver or passenger.

These warrants are entered into a state-wide computer system, are valid throughout the state, and are accessible to any peace officer.

If you have received notice that your Red Oak citation is in warrant status, you need to dispose of this matter immediately to avoid the possibility of arrest either at your residence or place of employment.



*City of*  
**Red Oak**

## WARRANT INFORMATION



**HOW CAN I  
TAKE CARE OF  
A WARRANT  
WITH THE CITY  
OF RED OAK?**

**If I come to court to pay,  
will I be arrested?**

No, defendants are encouraged to come in voluntarily to resolve cases.

**Forms of payment accepted.**

Personal checks will not be accepted. We accept cash, money orders, American Express, Discover, MasterCard and Visa. There is a 1% credit card fee to pay online or by phone.

**Full payment can be made by phone at  
469-218-7700 or 469-218-7701**

**or in person at the  
City of Red Oak Municipal Court  
101 Live Oak  
Red Oak, Texas 75154**

or online at

[https://](https://www.municipalonlinepayments.com/redoaktx)

[www.municipalonlinepayments.com/  
redoaktx](https://www.municipalonlinepayments.com/redoaktx)

**Please note:** When you pay your fine online you are pleading “no contest” and waiving your right to a jury trial. You will be found guilty and the conviction will be reported to the Department of Public Safety (if applicable).”

A conviction of an offense under a traffic law of this state or a political subdivision of this state may result in the assessment on your driver's license of a surcharge under the Driver Responsibility Program

**After I pay, how long will it take  
for the warrant to be cleared?**

The court will immediately send clearance to dispatch to pull and clear the warrants. If you are paying for a citation that is in warrant status payments received online after 5 pm Monday through Friday (or weekends or holidays) the warrant will not be cleared in the court's system until the following business day. Therefore, you are strongly advised to keep a receipt of payment as there will be a delay between the time of payment and the recalling of the warrant(s).

If you need to pay for someone currently in jail, please contact the jail where the person is being held.

**NOTES SECTION:**

---

---

---

---

---

---

---

---

---

---

---

---

---

---

---

---

---

---

---

---

---

---

---

**What is a surcharge?**

Surcharges are assessed in two ways, a point system, and conviction based.

- Points are assessed for Texas or out-of-state moving violation convictions: two (2) points for a conviction and three (3) points for a conviction that resulted in a crash.

Individuals are assessed a point surcharge annually if they have six (6) or more points on their driver record.

For each consecutive 12 month period that an individual does not receive any points for a moving violation, one (1) point will be deducted from the individual's total points.

- A Conviction based surcharge is a result of being convicted of any of the following; Driving While Intoxicated, No Driver License, Driving While License Invalid, and No Insurance.

Points are not assessed for these offenses.

A conviction based surcharge will be assessed annually for three (3) years from the date of conviction. An individual also has the option to pay all three (3) years at once.