1	AN ACT
2	RELATING TO COUNTIES; CLARIFYING THE DUTY OF COUNTIES TO
3	PROVIDE ADEQUATE QUARTERS, MAINTENANCE SERVICE AND NECESSARY
4	UTILITIES FOR THE DISTRICT COURTS AND DISTRICT ATTORNEYS.
5	
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
7	Section 1. Section 34-6-24 NMSA 1978 (being Laws 1968,
8	Chapter 69, Section 25, as amended) is amended to read:
9	"34-6-24. OPERATIONLOCATION OF COURTFACILITIES
10	A. In each county, the district court shall be
11	held at the county seat. Each county shall provide adequate
12	quarters for the operation of the district court, including
13	juvenile probation services, and shall provide necessary
14	utilities and maintenance service for the operation and
15	upkeep of district court facilities.
16	B. Each judicial district shall provide for:
17	(1) movable personal property, including
18	furniture, equipment, books and supplies, and any moving
19	expenses;
20	(2) security equipment, including video
21	cameras and equipment, key cards, magnetometers and x-ray
22	machines;
23	(3) information technology equipment,
24	systems and service of any type, including basic wire
25	telephone equipment, systems and service and voice, data and

SB 491 Page l

1 low-voltage infrastructure systems, inside the court quarters 2 in compliance with the telecommunications standard for 3 building and campus distribution systems promulgated by the general services department or the office of the chief 4 5 information officer; and (4) special configuration of quarter space 6 to accommodate moveable personal property, including computer 7 8 cabling, conduit and plenums and raised floors to accommodate 9 computer cabling. 10 C. As used in this section: "adequate quarters" includes: 11 (1) (a) buildings and permanent fixtures, 12 including fixed jury and witness chairs, judges' benches and 13 any other items reasonably expected to remain part of the 14 15 building; 16 (b) voice, data and low-voltage infrastructure systems outside the court quarters in 17 18 compliance with the telecommunications standard for building 19 and campus distribution systems promulgated by the general 20 services department or the office of the chief information 21 officer; 22 general security for the building (c) 23 in which the quarters are located, including locks, sprinkler 24 systems, door and fire alarms and fire extinguishers; and 25 (d) window and floor coverings;

SB 491 Page 2

1	(2) "maintenance service" applies only to
2	the adequate quarters and necessary utilities provided by the
3	county; and
4	(3) "necessary utilities" means electricity,
5	lighting, heating, cooling, ventilation, plumbing and
6	restroom facilities and garbage, refuse and recycling
7	services."
8	Section 2. Section 36-1-8.1 NMSA 1978 (being Laws 1980,
9	Chapter 4, Section 2) is amended to read:
10	"36-1-8.1. DISTRICT ATTORNEY FACILITIESMAINTENANCE
11	AND UPKEEP
12	A. Each county shall provide adequate quarters for
13	the operation of the district attorney and shall provide
14	necessary utilities and maintenance service for the operation
15	and upkeep of district attorney facilities.
16	B. Each district attorney shall provide for:
17	(1) movable personal property, including
18	furniture, equipment, books and supplies, and any moving
19	expenses;
20	(2) security equipment, including video
21	cameras and equipment, key cards, magnetometers and x-ray
22	machines;
23	(3) information technology equipment,
24	systems and service of any type, including basic wire
25	telephone equipment, systems and service and voice, data and SB 491 Page 3

low-voltage infrastructure systems, inside the district 1 2 attorney quarters in compliance with the telecommunications 3 standard for building and campus distribution systems promulgated by the general services department or the office 4 5 of the chief information officer; and 6 (4) special configuration of quarter space 7 to accommodate moveable personal property, including computer 8 cabling, conduit and plenums and raised floors to accommodate 9 computer cabling. 10 C. As used in this section: 11 "adequate quarters" includes: (1) 12 buildings, permanent fixtures and (a) 13 any other items reasonably expected to remain part of the 14 building; 15 (b) voice, data and low-voltage 16 infrastructure systems outside the district attorney quarters 17 in compliance with the telecommunications standard for 18 building and campus distribution systems promulgated by the 19 general services department or the office of the chief 20 information officer: 21 (c) general security for the building 22 in which the quarters are located, including locks, sprinkler 23 systems, door and fire alarms and fire extinguishers; and 24 (d) window and floor coverings; 25 SB 491 (2) "maintenance service" applies only to

Page 4

1	the adequate quarters and necessary utilities provided by the	
2	county; and	
3	(3) "necessary utilities" means electricity,	
4	lighting, heating, cooling, ventilation, plumbing and	
5	restroom facilities and garbage, refuse and recycling	
6	services."	
7	Section 3. EFFECTIVE DATEThe effective date of the	
8	provisions of this act is July 1, 2007	
9		Page 5
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		