1	SENATE BILL 171
2	54TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2019
3	INTRODUCED BY
4	Bill Tallman
5	
6	
7	
8	
9	
10	AN ACT
11	RELATING TO COURTS; INCREASING THE BRAIN INJURY SERVICES FEE.
12	
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
14	SECTION 1. Section 35-6-1 NMSA 1978 (being Laws 1968,
15	Chapter 62, Section 92, as amended) is amended to read:
16	"35-6-1. MAGISTRATE COSTSSCHEDULEDEFINITION OF
17	"CONVICTED"
18	A. Magistrate judges, including metropolitan court
19	judges, shall assess and collect and shall not waive, defer or
20	suspend the following costs:
21	docket fee, criminal actions under Section 29-5-1 NMSA
22	1978
23	docket fee, to be collected prior to docketing any other
24	criminal action, except as provided in Subsection B
25	of Section 35-6-3 NMSA 1978 20.00
	.211518.1

25

-	floceeds from this docket fee shall be transferred
2	to the administrative office of the courts for
3	deposit in the court facilities fund;
4	docket fee, twenty dollars (\$20.00) of which shall be
5	deposited in the court automation fund and fifteen
6	dollars (\$15.00) of which shall be deposited in the
7	civil legal services fund, to be collected prior to
8	docketing any civil action, except as provided in
9	Subsection A of Section 35-6-3 NMSA 1978 72.00;
10	jury fee, to be collected from the party demanding trial
11	by jury in any civil action at the time the demand
12	is filed or made
13	copying fee, for making and certifying copies of any
14	records in the court, for each page copied by
15	photographic process 0.50
16	Proceeds from this copying fee shall be transferred
17	to the administrative office of the courts for
18	deposit in the court facilities fund; and
19	copying fee, for computer-generated or electronically
20	transferred copies, per page 1.00
21	Proceeds from this copying fee shall be transferred
22	to the administrative office of the courts for
23	deposit in the court automation fund.
24	Except as otherwise specifically provided by law, docket

.211518.1

fees shall be paid into the court facilities fund.

	В.	Except	as	otherwise pro	ovided by	law, n	o other
costs or	fees	s shall	be	charged or co	ollected i	in the	magistrate
or metro	polit	an cour	ct.				

- C. The magistrate or metropolitan court may grant free process to any party in any civil proceeding or special statutory proceeding upon a proper showing of indigency. The magistrate or metropolitan court may deny free process if it finds that the complaint on its face does not state a cause of action.
- D. As used in this subsection, "convicted" means the defendant has been found guilty of a criminal charge by the magistrate or metropolitan judge, either after trial, a plea of guilty or a plea of nolo contendere. Magistrate judges, including metropolitan court judges, shall assess and collect and shall not waive, defer or suspend the following costs:
- (1) corrections fee, to be collected upon conviction from persons convicted of violating any provision of the Motor Vehicle Code involving the operation of a motor vehicle, convicted of a crime constituting a misdemeanor or a petty misdemeanor or convicted of violating any ordinance that may be enforced by the imposition of a term of imprisonment as follows:

in a county with a metropolitan court \$10.00; in a county without a metropolitan court 20.00;

(2) court automation fee, to be collected upon

.211518.1

1	conviction from persons convicted of violating any provision of
2	the Motor Vehicle Code involving the operation of a motor
3	vehicle, convicted of a crime constituting a misdemeanor or a
4	petty misdemeanor or convicted of violating any ordinance that
5	may be enforced by the imposition of a term of
6	imprisonment
7	(3) traffic safety fee, to be collected upon
8	conviction from persons convicted of violating any provision of
9	the Motor Vehicle Code involving the operation of a motor
10	vehicle
11	(4) judicial education fee, to be collected upon
12	conviction from persons convicted of operating a motor vehicle
13	in violation of the Motor Vehicle Code, convicted of a crime
14	constituting a misdemeanor or a petty misdemeanor or convicted
15	of violating any ordinance punishable by a term of
16	imprisonment
17	(5) jury and witness fee, to be collected upon
18	conviction from persons convicted of operating a motor vehicle
19	in violation of the Motor Vehicle Code, convicted of a crime
20	constituting a misdemeanor or a petty misdemeanor or convicted
21	of violating any ordinance punishable by a term of
22	imprisonment
23	(6) brain injury services fee, to be collected
24	upon conviction from persons convicted of violating any
25	provision of the Motor Vehicle Code involving the operation of
	.211518.1

.211518.1

1	a motor vehicle $[5.00]$ <u>6.40</u> ;
2	and
3	(7) court facilities fee, to be collected upon
4	conviction from persons convicted of violating any provision of
5	the Motor Vehicle Code involving the operation of a motor
6	vehicle, convicted of a crime constituting a misdemeanor or a
7	petty misdemeanor or convicted of violating any ordinance that
8	may be enforced by the imposition of a term of imprisonment as
9	follows:
10	in a county with a metropolitan court 24.00;
11	in any other county
12	E. Metropolitan court judges shall assess and collect
13	and shall not waive, defer or suspend as costs a mediation fee
14	not to exceed five dollars (\$5.00) for the docketing of small
15	claims and criminal actions specified by metropolitan court
16	rule. Proceeds of the mediation fee shall be deposited into
17	the metropolitan court mediation fund."
18	SECTION 2. Section 66-8-116.3 NMSA 1978 (being Laws 1989,
19	Chapter 318, Section 35 and Laws 1989, Chapter 319, Section 14
20	and also Laws 1989, Chapter 320, Section 5, as amended) is
21	amended to read:
22	"66-8-116.3. PENALTY ASSESSMENT MISDEMEANORSADDITIONAL
23	FEESIn addition to the penalty assessment established for
24	each penalty assessment misdemeanor, there shall be assessed:
25	A. in a county without a metropolitan court, twenty

25

1	dollars (\$20.00) to help defray the costs of local government
2	corrections;
3	B. a court automation fee of ten dollars (\$10.00);
4	C. a traffic safety fee of three dollars (\$3.00),
5	which shall be credited to the traffic safety education and
6	enforcement fund;
7	D. a judicial education fee of three dollars (\$3.00),
8	which shall be credited to the judicial education fund;
9	E. a jury and witness fee of five dollars (\$5.00),
10	which shall be credited to the jury and witness fee fund;
11	F. a juvenile adjudication fee of one dollar (\$1.00),
12	which shall be credited to the juvenile adjudication fund;
13	G. a brain injury services fee of [five dollars
14	(\$5.00)] six dollars forty cents $($6.40)$, which shall be
15	credited to the brain injury services fund; and
16	H. a court facilities fee as follows:
17	in a county with a metropolitan court \$24.00;
18	in any other county
19	[and
20	I. until May 31, 2014, a magistrate courts operations
21	fee of four dollars (\$4.00), which shall be credited to the
22	magistrate courts operations fund]."
23	- 6 -
24	