SUBSTITUTE HOUSE BILL 1141

State of Washington 57th Legislature 2001 Regular Session

By House Committee on Judiciary (originally sponsored by Representatives Lantz, Dickerson, Kenney, Conway and Haigh; by request of Administrator for the Courts)

Read first time . Referred to Committee on .

- AN ACT Relating to jury service; amending RCW 2.36.150, 3.50.135,
- 2 and 35.20.090; adding a new section to chapter 2.36 RCW; adding a new
- 3 section to chapter 3.02 RCW; and creating a new section.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 2.36.150 and 1987 c 202 s 105 are each amended to read 6 as follows:
- Jurors shall receive for each day's or partial day's attendance,
- 8 besides mileage at the rate determined under RCW 43.03.060, the
- 9 following compensation:
- 10 (1) Grand jurors ((may)) shall receive ((up to twenty-five dollars
- 11 but in no case less than)) ten dollars for the first day or partial day
- 12 <u>in attendance and shall receive forty-five dollars for each day or</u>
- 13 partial day thereafter;
- 14 (2) Petit jurors ((may)) shall receive ((up to twenty-five dollars
- 15 but in no case less than)) ten dollars for the first day or partial day
- 16 in attendance and shall receive forty-five dollars for each day or
- 17 partial day thereafter;
- 18 (3) Coroner's jurors ((may)) shall receive ((up to twenty-five
- 19 dollars but in no case less than)) ten dollars for the first day or

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- partial day in attendance and shall receive forty-five dollars for each 1 day or partial day thereafter; 2
- (4) District court jurors ((may)) shall receive ((up to twenty-five 3 4 dollars but in no case less than)) ten dollars((: PROVIDED, That)) for the first day or partial day in attendance and shall receive forty-five 5 dollars for each day or partial day thereafter; 6
- 7 (5) The county is responsible for the first ten dollars of juror compensation for each day or partial day of jury service, and the state 9 shall reimburse the county for any additional juror compensation required under this section.

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- However, a person excused from jury service at his or her own 11 12 request shall be allowed not more than a per diem and such mileage, if 13 any, as to the court shall seem just and equitable under all circumstances((: PROVIDED FURTHER, That)). The state shall fully 14 15 reimburse the county in which trial is held for all jury fees and witness fees related to criminal cases which result from incidents 16 17 occurring within an adult or juvenile correctional institution((÷ PROVIDED FURTHER, That the compensation paid jurors shall be determined 18 19 by the county legislative authority and shall be uniformly applied 20 within the county)).
- Sec. 2. RCW 3.50.135 and 1984 c 258 s 126 are each amended to read 21 22 as follows:
- 23 In all civil cases, the plaintiff or defendant may demand a jury, 24 which shall consist of six citizens of the state who shall be impaneled 25 and sworn as in cases before district courts, or the trial may be by a judge of the municipal court: PROVIDED, That no jury trial may be held 26 on a proceeding involving a traffic infraction. A party requesting a 27 jury shall pay to the court a fee which shall be the same as that for 28 29 a jury in district court. If more than one party requests a jury, only one jury fee shall be collected by the court. The fee shall be 30 apportioned among the requesting parties. Each juror ((may)) shall 31 receive ((up to twenty-five dollars but in no case less than)) ten 32 33 dollars for ((each)) the first day or partial day in attendance upon the municipal court and shall receive forty-five dollars for each day 34 or partial day thereafter, and in addition thereto shall receive 35 36 mileage at the rate determined under RCW 43.03.060((: PROVIDED, That the compensation paid jurors shall be determined by the legislative 37 authority of the city and shall be uniformly applied)). The city is 38

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- 1 responsible for the first ten dollars of juror compensation for each
- 2 day or partial day of jury service, and the state shall reimburse the
- 3 city for any additional juror compensation required under this section.
- 4 Jury trials shall be allowed in all criminal cases unless waived by the
- 5 defendant.
- 6 **Sec. 3.** RCW 35.20.090 and 1987 c 202 s 195 are each amended to 7 read as follows:
- 8 In all civil cases and criminal cases where jurisdiction is 9 concurrent with district courts as provided in RCW 35.20.250, within the jurisdiction of the municipal court, the plaintiff or defendant may 10 demand a jury, which shall consist of six citizens of the state who 11 12 shall be impaneled and sworn as in cases before district courts, or the trial may be by a judge of the municipal court: PROVIDED, That no jury 13 14 trial may be held on a proceeding involving a traffic infraction. 15 defendant requesting a jury shall pay to the court a fee which shall be the same as that for a jury in district court. Where there is more 16 than one defendant in an action and one or more of them requests a 17 18 jury, only one jury fee shall be collected by the court. Each juror 19 ((may)) shall receive ((up to twenty five dollars but in no case less than)) ten dollars for ((each)) the first day or partial day in 20 attendance upon the municipal court and shall receive forty-five 21 dollars for each day or partial day thereafter, and in addition thereto 22 23 shall receive mileage at the rate determined under RCW 43.03.060((÷ 24 PROVIDED, That the compensation paid jurors shall be determined by the 25 legislative authority of the city and shall be uniformly applied)). The city is responsible for the first ten dollars of juror compensation 26 for each day or partial day of jury service, and the state shall 27 reimburse the city for any additional juror compensation required under 28 29 this section. Trial by jury shall be allowed in criminal cases 30 involving violations of city ordinances commencing January 1, 1972, unless such incorporated city affected by this chapter has made 31 32 provision therefor prior to January 1, 1972.
- NEW SECTION. Sec. 4. A new section is added to chapter 2.36 RCW to read as follows:
- 35 A superior court may establish a jury improvement fund for the 36 exclusive purpose of enhancing juror services and accommodations.
- 37 Jurors may contribute to a jury improvement fund by donating all or a

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- 1 portion of their juror fees and expenses accrued under RCW 2.36.150.
- 2 The fund is to be administered by the court and is to be kept separate
- 3 from the county's general fund. The county shall not use the jury
- 4 improvement fund to supplant funding for the court.
- 5 <u>NEW SECTION.</u> **Sec. 5.** A new section is added to chapter 3.02 RCW 6 to read as follows:
- 7 A court of limited jurisdiction may establish a jury improvement
- 8 fund for the exclusive purpose of enhancing juror services and
- 9 accommodations. Jurors may contribute to a jury improvement fund by
- 10 donating all or a portion of their juror fees and expenses accrued
- 11 under RCW 2.36.150, 3.50.135, or 35.20.090. The fund is to be
- 12 administered by the court and is to be kept separate from the local
- 13 jurisdiction's general fund. The local jurisdiction shall not use the
- 14 jury improvement fund to supplant funding for the court.
- NEW SECTION. Sec. 6. If specific funding for the purposes of sections 1 through 3 of this act, referencing those sections by bill and section number or chapter and section number, is not provided by June 30, 2001, in the omnibus appropriations act, sections 1 through 3
- 19 of this act are null and void.

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