

SENATE BILL 5582

State of Washington 56th Legislature 1999 Regular Session

By Senator Heavey

Read first time . Referred to Committee on .

1 AN ACT Relating to district and municipal courts; and amending RCW
2 3.50.115, 3.54.030, 35.20.110, and 3.62.060.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 3.50.115 and 1984 c 258 s 123 are each amended to read
5 as follows:

6 The municipal court shall have a seal which shall be the vignette
7 of George Washington, with the words "Seal of The Municipal Court of
8 (name of city), State of Washington," surrounding the
9 vignette. All process from the court runs throughout the state. The
10 supreme court may determine by rule what process must be issued under
11 seal.

12 **Sec. 2.** RCW 3.54.030 and 1992 c 29 s 1 are each amended to read as
13 follows:

14 The district court shall have a seal that shall be the vignette of
15 George Washington, with the words "Seal of the District
16 Court of County, State of Washington," surrounding the
17 vignette. ~~All process from the court ((must be issued under its seal~~

1 ~~and~~) runs throughout the state. The supreme court may determine by
2 rule what process must be issued under seal.

3 **Sec. 3.** RCW 35.20.110 and 1965 c 7 s 35.20.110 are each amended to
4 read as follows:

5 The municipal court shall have a seal which shall be the vignette
6 of George Washington, with the words "Seal of The Municipal Court of
7 (name of city), State of Washington," surrounding the
8 vignette. All process from such court (~~shall issue under the seal~~
9 ~~thereof and shall~~) runs throughout the state. The supreme court may
10 determine by rule what process must be issued under seal.

11 **Sec. 4.** RCW 3.62.060 and 1992 c 62 s 8 are each amended to read as
12 follows:

13 Clerks of the district and municipal courts shall collect the
14 following fees for their official services:

15 (1) In any civil action commenced before or transferred to a
16 district court, the plaintiff shall, at the time of such commencement
17 or transfer, pay to such court a filing fee of thirty-one dollars plus
18 any surcharge authorized by RCW 7.75.035. No party shall be compelled
19 to pay to the court any other fees or charges up to and including the
20 rendition of judgment in the action other than those listed.

21 (2) For issuing a writ of garnishment or other writ, a fee of six
22 dollars.

23 (3) For filing a supplemental proceeding, a fee of twelve dollars.

24 (4) For demanding a jury in a civil case, a fee of fifty dollars to
25 be paid by the person demanding a jury.

26 (5) For preparing a transcript of a judgment, a fee of six dollars.

27 (6) For certifying any document on file or of record in the clerk's
28 office, a fee of five dollars.

29 (7) For preparing the record of a case for appeal to superior
30 court, a fee of forty dollars including any costs of tape duplication
31 as governed by the rules of appeal for courts of limited jurisdiction
32 (RALJ).

33 (8) For duplication of part or all of the electronic tape or tapes
34 of a proceeding, ten dollars per tape.

35 (9) For a clerk's special services such as processing ex parte
36 orders by mail, performing historical record searches, compiling

1 statistical reports, and conducting exceptional record searches, a fee
2 not to exceed ten dollars per hour or portion of an hour.

3 The fees or charges imposed under this section shall be allowed as
4 court costs whenever a judgment for costs is awarded.

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