CERTIFICATION OF ENROLLMENT

SENATE BILL 5941

Chapter 44, Laws of 2011

62nd Legislature 2011 1st Special Session

JUDICIAL BRANCH FUNDING

EFFECTIVE DATE: 07/01/11

Passed by the Senate May 22, 2011 YEAS 29 NAYS 18

BRAD OWEN

President of the Senate

Passed by the House May 21, 2011 YEAS 58 NAYS 29

FRANK CHOPP

Speaker of the House of Representatives

Approved June 15, 2011, 3:28 p.m.

CERTIFICATE
Hoemann. Se

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5941** as passed by the Senate and the House of Representatives on the dates hereon set forth.

THOMAS HOEMANN

Secretary

FILED

June 15, 2011

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

SENATE BILL 5941

AS AMENDED BY THE HOUSE

Passed Legislature - 2011 1st Special Session

State of Washington 62nd Legislature 2011 1st Special Session

By Senators Eide, Regala, Rockefeller, and Kline

Read first time 04/14/11. Referred to Committee on Ways & Means.

- AN ACT Relating to judicial branch funding; amending RCW 3.62.020,
- 2 12.40.020, 36.18.018, and 43.79.505; reenacting and amending RCW
- 3 3.62.060 and 36.18.020; providing an effective date; and declaring an
- 4 emergency.

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- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 **Sec. 1.** RCW 3.62.020 and 2009 c 479 s 5 are each amended to read as follows:
 - (1) Except as provided in subsection (4) of this section, all costs, fees, fines, forfeitures and penalties assessed and collected in whole or in part by district courts, except costs, fines, forfeitures and penalties assessed and collected, in whole or in part, because of the violation of city ordinances, shall be remitted by the clerk of the district court to the county treasurer at least monthly, together with a financial statement as required by the state auditor, noting the information necessary for crediting of such funds as required by law.
 - (2) Except as provided in RCW 10.99.080 <u>and this section</u>, the county treasurer shall remit thirty-two percent of the noninterest money received under subsection (1) of this section except certain costs to the state treasurer. "Certain costs" as used in this

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- subsection, means those costs awarded to prevailing parties in civil 1 2 actions under RCW 4.84.010 or 36.18.040, or those costs awarded against convicted defendants in criminal actions under RCW 3 10.46.190, or 36.18.040, or other similar statutes if such costs are 4 5 specifically designated as costs by the court and are awarded for the specific reimbursement of costs incurred by the state or county in the 6 7 prosecution of the case, including the fees of defense counsel. With the exception of funds to be transferred to the judicial stabilization 8 trust account under RCW 3.62.060(2), money remitted under this 9 10 subsection to the state treasurer shall be deposited in the state 11 general fund.
 - (3) The balance of the noninterest money received by the county treasurer under subsection (1) of this section shall be deposited in the county current expense fund. Funds deposited under this subsection that are attributable to the county's portion of a surcharge imposed under RCW 3.62.060(2) must be used to support local trial court and court-related functions.
 - (4) All money collected for county parking infractions shall be remitted by the clerk of the district court at least monthly, with the information required under subsection (1) of this section, to the county treasurer for deposit in the county current expense fund.
 - (5) Penalties, fines, bail forfeitures, fees, and costs may accrue interest at the rate of twelve percent per annum, upon assignment to a collection agency. Interest may accrue only while the case is in collection status.
 - (6) Interest retained by the court on penalties, fines, bail forfeitures, fees, and costs shall be split twenty-five percent to the state treasurer for deposit in the state general fund, twenty-five percent to the state treasurer for deposit in the judicial information system account as provided in RCW 2.68.020, twenty-five percent to the county current expense fund, and twenty-five percent to the county current expense fund to fund local courts.
- 33 **Sec. 2.** RCW 12.40.020 and 2009 c 572 s 2 are each amended to read as follows:
- 35 <u>(1)</u> A small claims action shall be commenced by the plaintiff 36 filing a claim, in the form prescribed by RCW 12.40.050, in the small 37 claims department. A filing fee of fourteen dollars plus any surcharge

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- authorized by RCW 7.75.035 shall be paid when the claim is filed. Any party filing a counterclaim, cross-claim, or third-party claim in such action shall pay to the court a filing fee of fourteen dollars plus any surcharge authorized by RCW 7.75.035.
- 5 (2) Until July 1, ((2011)) 2013, in addition to the fees required by this section, an additional surcharge of ten dollars shall be charged on the filing fees required by this section, of which ((shall)) 8 seventy-five percent must be remitted to the state treasurer for deposit in the judicial stabilization trust account and twenty-five percent must be retained by the county.
- 11 **Sec. 3.** RCW 36.18.018 and 2009 c 572 s 3 are each amended to read 12 as follows:
- 13 (1) State revenue collected by county clerks under subsection (2) 14 of this section must be transmitted to the appropriate state court. 15 The administrative office of the courts shall retain fees collected 16 under subsection (3) of this section.
- 17 (2) For appellate review under RAP 5.1(b), two hundred fifty dollars must be charged.

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- (3) For all copies and reports produced by the administrative office of the courts as permitted under RCW 2.68.020 and supreme court policy, a variable fee must be charged.
- (4) Until July 1, ((2011)) 2013, in addition to the fee established under subsection (2) of this section, a surcharge of thirty dollars is established for appellate review. The county clerk shall transmit seventy-five percent of this surcharge to the state treasurer for deposit in the judicial stabilization trust account and twenty-five percent must be retained by the county.
- 28 **Sec. 4.** RCW 3.62.060 and 2009 c 572 s 1 and 2009 c 372 s 1 are 29 each reenacted and amended to read as follows:
- 30 <u>(1)</u> Clerks of the district courts shall collect the following fees 31 for their official services:
- $((\frac{1}{1}))$ (a) In any civil action commenced before or transferred to a district court, the plaintiff shall, at the time of such commencement or transfer, pay to such court a filing fee of forty-three dollars plus any surcharge authorized by RCW 7.75.035. Any party filing a counterclaim, cross-claim, or third-party claim in such action shall

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- pay to the court a filing fee of forty-three dollars plus any surcharge authorized by RCW 7.75.035. No party shall be compelled to pay to the court any other fees or charges up to and including the rendition of judgment in the action other than those listed.
 - $((\frac{2}{2}))$ (b) For issuing a writ of garnishment or other writ, or for filing an attorney issued writ of garnishment, a fee of twelve dollars.
- 7 $((\frac{3}{3}))$ (c) For filing a supplemental proceeding a fee of twenty 8 dollars.
- 9 $((\frac{4}{(4)}))$ (d) For demanding a jury in a civil case a fee of one hundred twenty-five dollars to be paid by the person demanding a jury.
- 11 $((\frac{5}{}))$ <u>(e)</u> For preparing a transcript of a judgment a fee of twenty dollars.
- 13 $((\frac{(6)}{(6)}))$ (f) For certifying any document on file or of record in the clerk's office a fee of five dollars.
 - $((\frac{7}{1}))$ (g) At the option of the district court:
- 16 (((a))) <u>(i)</u> For preparing a certified copy of an instrument on file 17 or of record in the clerk's office, for the first page or portion of 18 the first page, a fee of five dollars, and for each additional page or 19 portion of a page, a fee of one dollar;
- 20 (((b))) <u>(ii)</u> For authenticating or exemplifying an instrument, a 21 fee of two dollars for each additional seal affixed;
- (((c))) <u>(iii)</u> For preparing a copy of an instrument on file or of record in the clerk's office without a seal, a fee of fifty cents per page;
 - (((d))) <u>(iv)</u> When copying a document without a seal or file that is
 in an electronic format, a fee of twenty-five cents per page;
- 27 $((\frac{(++)}{(++)}))$ For copies made on a compact disc, an additional fee of twenty dollars for each compact disc.
 - ((+8))) (h) For preparing the record of a case for appeal to superior court a fee of forty dollars including any costs of tape duplication as governed by the rules of appeal for courts of limited jurisdiction (RALJ).
- 33 (((9))) <u>(i)</u> At the option of the district court, for clerk's 34 services such as processing ex parte orders, performing historical 35 searches, compiling statistical reports, and conducting exceptional 36 record searches, a fee not to exceed twenty dollars per hour or portion 37 of an hour.

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 $((\frac{10}{10}))$ (j) For duplication of part or all of the electronic recording of a proceeding ten dollars per tape or other electronic storage medium.

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- $((\frac{11}{11}))$ (k) For filing any abstract of judgment or transcript of judgment from a municipal court or municipal department of a district court organized under the laws of this state a fee of forty-three dollars.
- $((\frac{12}{12}))$ (1) At the option of the district court, a service fee of up to three dollars for the first page and one dollar for each additional page for receiving faxed documents, pursuant to Washington state rules of court, general rule 17.
- $((\frac{13}{13}))$ $\underline{(2)(a)}$ Until July 1, $((\frac{2011}{13}))$ $\underline{2013}$, in addition to the 12 13 fees required ((by-subsection-(1)-of-this-section,-clerks-of-the 14 district courts shall collect a surcharge of twenty dollars on all fees required by subsection (1) of this section, which shall be remitted to 15 16 the-state-treasurer-for-deposit-in-the-judicial-stabilization-trust 17 account. This surcharge is not subject to the division and remittance requirements—of—RCW—3.62.020)) to be collected under this section, 18 clerks of the district courts must collect a surcharge of twenty 19 dollars on all fees required to be collected under subsection (1)(a) of 20 21 this section.
- 22 (b) Seventy-five percent of each surcharge collected under this 23 subsection (2) must be remitted to the state treasurer for deposit in 24 the judicial stabilization trust account.
- 25 <u>(c) Twenty-five percent of each surcharge collected under this</u> 26 subsection (2) must be retained by the county.
- 27 (3) The fees or charges imposed under this section shall be allowed 28 as court costs whenever a judgment for costs is awarded.
- 29 **Sec. 5.** RCW 36.18.020 and 2009 c 572 s 4, 2009 c 479 s 21, and 30 2009 c 417 s 3 are each reenacted and amended to read as follows:
- 31 (1) Revenue collected under this section is subject to division 32 with the state under RCW 36.18.025 and with the county or regional law 33 library fund under RCW 27.24.070, except as provided in subsection (5) 34 of this section.
- 35 (2) Clerks of superior courts shall collect the following fees for their official services:

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- (a) In addition to any other fee required by law, the party filing 1 2 the first or initial document in any civil action, including, but not limited to an action for restitution, adoption, or change of name, and 3 any party filing a counterclaim, cross-claim, or third-party claim in 4 5 any such civil action, shall pay, at the time the document is filed, a fee of two hundred dollars except, in an unlawful detainer action under 6 7 chapter 59.18 or 59.20 RCW for which the plaintiff shall pay a case initiating filing fee of forty-five dollars, or in proceedings filed 8 9 under RCW 28A.225.030 alleging a violation of the compulsory attendance laws where the petitioner shall not pay a filing fee. The forty-five 10 dollar filing fee under this subsection for an unlawful detainer action 11 shall not include an order to show cause or any other order or judgment 12 except a default order or default judgment in an unlawful detainer 13 14 action.
 - (b) Any party, except a defendant in a criminal case, filing the first or initial document on an appeal from a court of limited jurisdiction or any party on any civil appeal, shall pay, when the document is filed, a fee of two hundred dollars.
- 19 (c) For filing of a petition for judicial review as required under 20 RCW 34.05.514 a filing fee of two hundred dollars.
- 21 (d) For filing of a petition for unlawful harassment under RCW 22 10.14.040 a filing fee of fifty-three dollars.
- (e) For filing the notice of debt due for the compensation of a crime victim under RCW 7.68.120(2)(a) a fee of two hundred dollars.
 - (f) In probate proceedings, the party instituting such proceedings, shall pay at the time of filing the first document therein, a fee of two hundred dollars.
 - (g) For filing any petition to contest a will admitted to probate or a petition to admit a will which has been rejected, or a petition objecting to a written agreement or memorandum as provided in RCW 11.96A.220, there shall be paid a fee of two hundred dollars.
 - (h) Upon conviction or plea of guilty, upon failure to prosecute an appeal from a court of limited jurisdiction as provided by law, or upon affirmance of a conviction by a court of limited jurisdiction, a defendant in a criminal case shall be liable for a fee of two hundred dollars.
- 37 (i) With the exception of demands for jury hereafter made and 38 garnishments hereafter issued, civil actions and probate proceedings

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filed prior to midnight, July 1, 1972, shall be completed and governed by the fee schedule in effect as of January 1, 1972((÷ PROVIDED, That)). However, no fee shall be assessed if an order of dismissal on the clerk's record be filed as provided by rule of the supreme court.

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- (3) No fee shall be collected when a petition for relinquishment of parental rights is filed pursuant to RCW 26.33.080 or for forms and instructional brochures provided under RCW 26.50.030.
- (4) No fee shall be collected when an abstract of judgment is filed by the county clerk of another county for the purposes of collection of legal financial obligations.
- (5)(a) Until July 1, ((2011)) 2013, in addition to the fees required ((by this section, clerks of superior courts shall collect the surcharges required by this subsection, which shall be remitted to the state—treasurer—for—deposit—in—the—judicial—stabilization—trust account:
- 16 (a)-On-filing-fees-under-subsection-(2)(b)-of-this-section,-a 17 surcharge of twenty dollars; and
 - (b) On all other filing fees required by this section except for filing fees in subsection (2)(d) and (h) of this section, a surcharge of thirty dollars)) to be collected under this section, clerks of the superior courts must collect surcharges as provided in this subsection (5) of which seventy-five percent must be remitted to the state treasurer for deposit in the judicial stabilization trust account and twenty-five percent must be retained by the county.
 - (b) On filing fees required to be collected under subsection (2)(b) of this section, a surcharge of twenty dollars must be collected.
- 27 (c) On all filing fees required to be collected under this section, 28 except for fees required under subsection (2)(b), (d), and (h) of this 29 section, a surcharge of thirty dollars must be collected.
- 30 **Sec. 6.** RCW 43.79.505 and 2009 c 572 s 5 are each amended to read 31 as follows:
- 32 The judicial stabilization trust account is created within the 33 state treasury, subject to appropriation. All receipts from the 34 surcharges authorized by ((sections 1 through 4, chapter 572, Laws of 2009)) RCW 3.62.060(2), 12.40.020(2), 36.18.018(4), and 36.18.020(5) 36 shall be deposited in this account. Moneys in the account may be spent 37 only after appropriation.

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Expenditures from the account may be used only for the support of judicial branch agencies.

NEW SECTION. Sec. 7. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect July 1, 2011.

Passed by the Senate May 22, 2011.
Passed by the House May 21, 2011.
Approved by the Governor June 15, 2011.
Filed in Office of Secretary of State June 15, 2011.