1	COMMITTEE SUBSTITUTE
2	FOR
3	Senate Bill No. 458
4	(By Senators Kessler (Mr. President), Barnes, Fitzsimmons,
5	Kirkendoll, Walters, Laird, Yost, Cookman and Stollings)
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7	[Originating in the Committee on the Judiciary;
8	reported February 7, 2014.]
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12	A BILL to amend and reenact $\$59\mathchar`-11$ of the Code of West Virginia,
13	1931, as amended, relating to certain fees in the circuit
14	courts of the state to be dedicated to the support of civil
15	legal services for low-income persons by depositing certain
16	fees in the pre-existing Fund for Civil Legal Services for Low
17	Income Persons; requiring the civil action filing fee apply to
18	removal of cases from magistrate court; increasing the civil
19	action filing fee; creating a new fee associated with certain
20	civil court filings; and creating exceptions.
21	Be it enacted by the Legislature of West Virginia:
22	That §59-1-11 of the Code of West Virginia, 1931, as amended,
23	be amended and reenacted to read as follows:
24	ARTICLE 1. FEES AND ALLOWANCES.
25	§59-1-11. Fees to be charged by clerk of circuit court.
26	(a) The clerk of a circuit court shall charge and collect for

1 services rendered by the clerk the following fees which shall be 2 paid in advance by the parties for whom services are to be 3 rendered:

(1) For instituting any civil action under the Rules of Civil
Procedure, any statutory summary proceeding, any extraordinary
remedy, the docketing of civil appeals <u>or removals of civil cases</u>
<u>from magistrate court</u>, or any other action, cause, suit or
proceeding, \$155 <u>\$200</u>, of which \$30 shall be deposited in the
Courthouse Facilities Improvement Fund created by section six,
article twenty-six, chapter twenty-nine of this code and <u>\$45 shall</u>
<u>be deposited in the special revenue account designated the Fund for</u>
<u>Civil Legal Services for Low Income Persons, which was previously</u>
<u>created in paragraph (B), subdivision (4), subsection (c), section</u>
<u>ten of this article, and</u> \$20 deposited in the special revenue
account created in section six hundred three, article twenty-six,
chapter forty-eight of this code to provide legal services for
domestic violence victims;

18 (2) For instituting an action for medical professional
19 liability, \$280, of which \$10 shall be deposited in the Courthouse
20 Facilities Improvement Fund created by section six, article twenty21 six, chapter twenty-nine of this code;

(3) Beginning on and after July 1, 1999, for instituting anaction for divorce, separate maintenance or annulment, \$135;

(4) For petitioning for the modification of an order involving
25 child custody, child visitation, child support or spousal support,
26 \$85; and

(5) For petitioning for an expedited modification of a child
 support order, \$35; and

3 (6) For filing any pleading that includes a third-party 4 complaint or motion to intervene, \$200, which shall be deposited in 5 the special revenue account designated the Fund for Civil Legal 6 Services for Low Income Persons, which was previously created in 7 paragraph (B), subdivision (4), subsection (c), section ten of this 8 article: *Provided*, That this subdivision and the fee it imposes 9 does not apply in family court cases nor may more than one such fee 10 be imposed on any one party in any one civil action.

11 (b) In addition to the foregoing fees, the following fees 12 shall be charged and collected:

13 (1) For preparing an abstract of judgment, \$5;

14 (2) For a transcript, copy or paper made by the clerk for use 15 in any other court or otherwise to go out of the office, for each 16 page, \$1;

17 (3) For issuing a suggestion and serving notice to the debtor18 by certified mail, \$25;

19 (4) For issuing an execution, \$25;

20 (5) For issuing or renewing a suggestee execution and serving21 notice to the debtor by certified mail, \$25;

(6) For vacation or modification of a suggestee execution, \$1;
(7) For docketing and issuing an execution on a transcript of
judgment from magistrate court, \$3;

(8) For arranging the papers in a certified question, writ of
26 error, appeal or removal to any other court, \$10, of which \$5 shall

1 be deposited in the Courthouse Facilities Improvement Fund created 2 by section six, article twenty-six, chapter twenty-nine of this 3 code;

4 (9) For each subpoena, on the part of either plaintiff or 5 defendant, to be paid by the party requesting the same, \$0.50;

6 (10) For additional service, plaintiff or appellant, where any 7 case remains on the docket longer than three years, for each 8 additional year or part year, \$20; and

9 (11) For administering funds deposited into a federally 10 insured interest-bearing account or interest-bearing instrument 11 pursuant to a court order, \$50, to be collected from the party 12 making the deposit. A fee collected pursuant to this subdivision 13 shall be paid into the general county fund.

14 (c) In addition to the foregoing fees, a fee for the actual 15 amount of the postage and express may be charged and collected for 16 sending decrees, orders or records that have not been ordered by 17 the court to be sent by mail or express.

18 (d) The clerk shall tax the following fees for services in a19 criminal case against a defendant convicted in such court:

20 (1) In the case of a misdemeanor, \$85; and

(2) In the case of a felony, \$105, of which \$10 shall be
22 deposited in the Courthouse Facilities Improvement Fund created by
23 section six, article twenty-six, chapter twenty-nine of this code.
(e) The clerk of a circuit court shall charge and collect a
25 fee of \$25 per bond for services rendered by the clerk for
26 processing of criminal bonds and the fee shall be paid at the time

1 of issuance by the person or entity set forth below:

2 (1) For cash bonds, the fee shall be paid by the person 3 tendering cash as bond;

4 (2) For recognizance bonds secured by real estate, the fee 5 shall be paid by the owner of the real estate serving as surety;

6 (3) For recognizance bonds secured by a surety company, the 7 fee shall be paid by the surety company;

8 (4) For ten-percent recognizance bonds with surety, the fee 9 shall be paid by the person serving as surety; and

10 (5) For ten-percent recognizance bonds without surety, the fee 11 shall be paid by the person tendering ten percent of the bail 12 amount.

13 In instances in which the total of the bond is posted by more 14 than one bond instrument, the above fee shall be collected at the 15 time of issuance of each bond instrument processed by the clerk and 16 all fees collected pursuant to this subsection shall be deposited 17 in the Courthouse Facilities Improvement Fund created by section 18 six, article twenty-six, chapter twenty-nine of this code. Nothing 19 in this subsection authorizes the clerk to collect the above fee 20 from any person for the processing of a personal recognizance bond. (f) The clerk of a circuit court shall charge and collect a 21 22 fee of \$10 for services rendered by the clerk for processing of 23 bailpiece and the fee shall be paid by the surety at the time of 24 issuance. All fees collected pursuant to this subsection shall be 25 deposited in the Courthouse Facilities Improvement Fund created by 26 section six, article twenty-six, chapter twenty-nine of this code.

1 (g) No clerk is required to handle or accept for disbursement 2 any fees, cost or amounts of any other officer or party not payable 3 into the county treasury except on written order of the court or in 4 compliance with the provisions of law governing such fees, costs or 5 accounts.