2001 SESSION

	012307246			
1	SENATE BILL NO. 1179			
1 2	Senate Amendments in [] — February 2, 2001			
3	A BILL to amend and reenact §§ 16.1-69.48:1, 16.1-69.48:3, 17.1-275, 17.1-275.4, 17.1-275.5,			
4	17.1-275.6, 17.1-281, 19.2-11.3, 19.2-303.4, 19.2-354, 19.2-368.18, 53.1-131.1, and 53.1-150 of the			
5	Code of Virginia, to amend the Code of Virginia by adding sections numbered 17.1-275.7,			
6	17.1-275.8, and 17.1-275.9, and to repeal §§ 17.1-277 and 18.2-264.01 of the Code of Virginia,			
7	relating to court fees.			
8	Detron Driver to Engrossmant Senator Normant			
9	Patron Prior to Engrossment—Senator Norment			
10	Referred to Committee for Courts of Justice			
11				
12	Be it enacted by the General Assembly of Virginia:			
13	1. That §§ 16.1-69.48:1, 16.1-69.48:3, 17.1-275, 17.1-275.4, 17.1-275.5, 17.1-275.6, 17.1-281,			
14	19.2-11.3, 19.2-303.4, 19.2-354, 19.2-368.18, 53.1-131.1, and 53.1-150 of the Code of Virginia are			
15	amended and reenacted, and that the Code of Virginia is amended by adding sections numbered			
16	17.1-275.7, 17.1-275.8, and 17.1-275.9 as follows:			
17	§ 16.1-69.48:1. Fixed fee for misdemeanors, traffic infractions and other violations in district court;			
18	additional fees to be added.			
19 20	A. Fees for services performed by the judges or clerks of district courts in criminal or traffic actions and proceedings shall be as follows and such fees shall be included in the taxed costs :			
20 21	1. For processing a case of a misdemeanor or a traffic violation, including a case in which there has			
22	been written appearance and waiver of court hearing, and including swearing witnesses and taxing costs,			
23	twenty-eight dollars, and one dollar of the amount collected hereunder shall be forwarded to the State			
24	Treasurer for deposit in the Regional Criminal Justice Academy Training Fund as provided in § 9-178.2,			
25	to be used for financial support of the regional criminal justice training academies.			
26	In misdemeanors, traffic infractions and other violations tried in district court, except for those			
27	proceedings provided for in subsection B, there shall be assessed as court costs a fixed fee of			
28	thirty-seven dollars. The amount collected, in whole or in part, for the fixed fee shall be apportioned, as			
29 30	provided by law, to the following funds in the fractional amounts designated: 1. Processing fee (general fund) (.729730);			
31	2. Virginia Crime Victim- Witness Fund (.081081);			
32	3. Regional Criminal Justice Training Academies Fund (.027027);			
33	4. Courthouse construction/maintenance fund (.054054);			
34	5. Criminal Injuries Compensation Fund (.054054); and			
35	6. Intensified Drug Enforcement Jurisdiction Fund (.054054).			
36	Assessment of this fee shall be based on: (i) an appearance for court hearing in which there has been			
37	a finding of guilty; (ii) a written appearance with waiver of court hearing and entry of guilty plea; (iii)			
38 39	for a defendant failing to appear, a trial in his or her absence resulting in a finding of guilty; or (iv) an appearance for court hearing in which the court requires that the defendant successfully complete traffic			
40	school or a driver improvement clinic, in lieu of a finding of guilty; or (v) a deferral of proceedings			
41	pursuant to §§ 16.1-278.8, 16.1-278.9, 18.2-57.3, 18.2-67.2:1, or 19.2-303.2.			
42	In addition to any other fee prescribed by this subsection, a fee of ten dollars shall be taxed as costs			
43	whenever a defendant fails to appear, unless, after a hearing requested by such person, good cause is			
44	shown for such failure to appear. No defendant with multiple charges arising from a single incident shall			
45	be taxed the fee provided in this subsection more than once for a single appearance or trial in absence			
46	related to that incident. A defendant with charges which arise from separate incidents shall be taxed a			
47	fee for each incident even if the charges from the multiple incidents are disposed of in a single			
48 49	appearance or trial in absence. 2. For processing any check tendered in a case of traffic violation that has been returned unpaid by			
49 50	any banking institution, such fee as is determined pursuant to § 19.2-353.3.			
51	B. Three dollars of the amount collected hereunder shall be collected for the benefit of and paid to			
52	the Virginia Crime Victim-Witness Fund as provided in §-19.2-11.3 and one dollar of the amount			
53	collected hereunder shall be forwarded to the State Treasurer for deposit in the Regional Criminal			
54	Justice Academy Training Fund as provided in § 9-178.2, to be used for financial support of the regional			
55	criminal justice training academies, irrespective of whether the defendant's case was processed as a			
56	violation of the Code of Virginia or as a violation of a local ordinance In criminal actions and			
57 58	proceedings in district court for a violation of any provision of Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, there shall be assessed as court costs a fixed fee of \$232. The amount collected, in			
50	7 of the 10.2, there shall be assessed as court costs a fixed jee of $\varphi 2.52$. The amount collected, in			

10/21/22 2:9

2 of 9

- 59 whole or in part, for the fixed fee shall be apportioned, as provided by law, to the following funds in 60 the fractional amounts designated:
- 61 1. Processing fee, including the fee for forensic laboratory analysis (General Fund) (.547414)
- 62 2. Virginia Crime Victim-Witness Fund (.012931);
- 63 3. Regional Criminal Justice Training Academies Fund (.004310):
- 64 4. Courthouse construction/maintenance Fund (.008621);
- 65 5. Criminal Injuries Compensation Fund (.008621);
- 6. Intensified Drug Enforcement Jurisdiction Fund (.008621); and 66
- 67 7. Drug Offender Assessment Fund (.409483).

Assessment of this fee shall be based on [$\frac{1}{4}$ any] conviction or a deferral of proceedings pursuant **68** 69 to § 18.2-251. No defendant with multiple charges arising from a single incident shall be taxed the fee 70 provided in this subsection more than once for a single appearance or trial in absence related to that

71 incident. A defendant with charges that arise from separate incidents shall be taxed a fee for each

72 incident even if the charges from the multiple incidents are disposed of in a single appearance or trial 73 in absence.

- 74 C. In addition to the fixed fee assessed pursuant to subsections A or B, in the appropriate cases, the 75 clerk shall assess the following costs:
- 76 1. Any amount paid by the Commonwealth, or a county, city, or town, for legal representation of the 77 defendant;
- 78 2. Any fee for blood tests taken for a charge of driving while intoxicated;
- 79 3. Any court costs related to an ignition interlock device;
- 80 4. Fees for processing any check that has been returned unpaid by any banking institution or any 81 disallowed credit card charge, as is determined pursuant to § 19.2-353.3;
- 82 5. Fees for any witnesses;
- 83 6. Fees for any court-ordered substance abuse assessment, treatment or education programs;
- 84 7. Fees for testing for HIV;
- 85 8. Any weighing fee pursuant to § 46.2-1137;
- 86 9. Costs of psychiatric evaluation; and
- 87 10. Any fee for a court reporter.
- § 16.1-69.48:3. Fees charged to drug offenders. 88

89 In each caseWhenever in a general district court in which a person is convicted of the costs provided 90 for in subsection B of § 16.1-69.48:1 are assessed for a violation of any provision of Article 1 91 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, the clerk shall assess, in addition to any other fee, a fee 92 of seventy-five dollars for each misdemeanor conviction and each misdemeanor disposition under 93 § 18.2-251 which a portion of the costs, as specified in subsection B of § 16.1-69.48:1, shall be included 94 in the taxed costs and paid into the Drug Offender Assessment Fund. 95

§ 17.1-275. Fees collected by clerks of circuit courts; generally.

A. A clerk of a circuit court shall, for services performed by virtue of his office, charge the 96 97 following fees:

98 1. When a writing is admitted to record under Chapter 2 (§ 17.1-200 et seq.) of this title, or Chapter 99 5 (§ 55-80 et seq.) or Chapter 6 (§ 55-106 et seq.) of Title 55, for everything relating to it, except the 100 recording in the proper book; for receiving proof of acknowledgments, entering orders, endorsing clerk's 101 certificate, and when required, embracing it in a list for the commissioner of the revenue, one dollar.

2. For recording and indexing in the proper book any writing and all matters therewith, or for 102 recording and indexing anything not otherwise provided for, thirteen dollars, including the fee of one 103 dollar set forth in subdivision A 1 for up to four pages and one dollar for each page over four pages, 104 and for recording plats too large to be recorded in the deed books, and for each sheet thereof, thirteen 105 dollars. This fee shall be in addition to the fee for recording a deed or other instrument recorded in 106 conjunction with such plat sheet or sheets including the fee of one dollar set forth in subdivision A. 1. 107 108 Only a single fee as authorized by this subdivision shall be charged for recording a certificate of satisfaction that releases the original deed of trust and any corrected or revised deeds of trust. In 109 addition, a fee of one dollar shall be charged for indexing any document for each name indexed 110 exceeding a total of ten in number. One dollar of the fee collected for recording and indexing shall be 111 designated for use in preserving the permanent records of the circuit courts. The sum collected for this 112 113 purpose shall be administered by The Library of Virginia in cooperation with the circuit court clerks.

3. For appointing and qualifying any personal representative, committee, trustee, guardian, or other 114 fiduciary, in addition to any fees for recording allowed by this section, twenty dollars for estates not 115 exceeding \$50,000, twenty-five dollars for estates not exceeding \$100,000 and thirty dollars for estates 116 exceeding \$100,000. No fee shall be charged for estates of \$5,000 or less. 117

4. For entering and granting and for issuing any license, other than a marriage license or a hunting 118 119 and fishing license, and administering an oath when necessary, ten dollars.

5. For issuing a marriage license, attaching certificate, administering or receiving all necessary oaths 120

SB1179E

121 or affidavits, indexing and recording, ten dollars.

6. For making out any bond, other than those under § 17.1-267 or subdivision A. 4. of this section, administering all necessary oaths and writing proper affidavits, three dollars.

124 7. For all services rendered by the clerk in any garnishment or attachment proceeding, the clerk's fee125 shall be fifteen dollars in cases not exceeding \$500 and twenty-five dollars in all other cases.

126 8. For making out a copy of any paper or record to go out of the office, which is not otherwise 127 specifically provided for, a fee of fifty cents for each page. However, there shall be no charge to the 128 recipient of a final order or decree to send an attested copy to such party.

9. For annexing the seal of the court to any paper, writing the certificate of the clerk accompanyingit, the clerk shall charge two dollars and for attaching the certificate of the judge, if the clerk isrequested to do so, the clerk shall charge an additional fifty cents.

132 10. In any case in which a person is convicted of a violation of any provision of Article 1
133 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, the clerk shall assess a fee of \$150 for each felony
134 conviction and each felony disposition under § 18.2-251 which shall be taxed as costs to the defendant
135 and shall be paid into the Drug Offender Assessment Fund.

136 11. a. Upon conviction in misdemeanor cases, the clerk shall charge the defendant twenty-six dollars 137 in each case. Sums shall be collected for and paid to the benefit of the Virginia Crime Victim-Witness 138 Fund as provided for in § 19.2-11.3 and one dollar of the amount collected hereunder shall be forwarded 139 to the State Treasurer for deposit in the Regional Criminal Justice Academy Training Fund as provided 140 in § 9-178.2, to be used for financial support of the regional criminal justice training academies, 141 irrespective of whether the defendant was convicted of a misdemeanor chargeable under the Code of 142 Virginia or pursuant to a local ordinance.

b. In addition, in each case in which a person is convicted of a violation of any provision of Article
144 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, the clerk shall assess (i) a fee of seventy-five dollars
for each misdemeanor conviction which shall be taxed as costs to the defendant and shall be paid into
the Drug Offender Assessment Fund, unless such fee has been assessed and taxed in the general district
court as provided in § 16.1-69.48:3 and (ii) a fee of \$100 per case for any forensic laboratory analysis
performed for use in prosecution of such violation which shall be taxed as costs to the defendant and
shall be paid into the general fund of the state treasury.

150 e. In addition, for each misdemeanor case the clerk shall collect and tax as costs (i) the fees of the 151 attorneys for the Commonwealth as provided for in § 15.2-1627.3, (ii) the compensation of 152 court-appointed counsel as provided in § 19.2-163, (iii) the fees of the public defenders as provided for 153 in <u>§ 19.2-163.2</u>, (iv) the additional costs imposed under <u>§ 19.2-368.18</u> to be deposited into the Criminal 154 Injuries Compensation Fund, and (v) in any court in which electronic devices are used for the purpose 155 of recording testimony, a sum not to exceed five dollars for each day or part of a day of the trial to be 156 paid by the clerk into a special fund to be used for the purpose of repairing, replacing or supplementing 157 such electronic devices, or if a sufficient amount is available, to pay the purchase price of such devices 158 in whole or in part. For the purpose of this subdivision, repairing shall include maintenance or service 159 contracts.

d. In addition, a fee of twelve dollars shall be charged to a defendant found guilty in a criminal case in the circuit court as costs for (i) serving a warrant or summons other than on a witness when no arrest is made or (ii) making an arrest on a felony or misdemeanor charge, when such services are provided by the sheriff. In any case in which a person is convicted of a violation of any provision of Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, the clerk shall assess a fee for each misdemeanor conviction that shall be taxed as costs to the defendant and shall be paid into the Drug Offender Assessment Fund as provided in § 17.1-275.8.

167 12. Upon the defendant's being required to successfully complete traffic school or a driver168 improvement clinic in lieu of a finding of guilty, the court shall charge the defendant fees and costs as169 if he had been convicted.

170 13. In all actions at law the clerk's fee chargeable to the plaintiff shall be fifty dollars in cases not 171 exceeding \$50,000, \$100 in cases not exceeding \$100,000, and \$150 in cases exceeding \$100,000; and 172 in condemnation cases, a fee of twenty-five dollars, to be paid by the plaintiff at the time of instituting 173 the action, this fee to be in lieu of any other fees. There shall be no fee charged for the filing of a 174 cross-claim or setoff in any pending action. However, the fees prescribed by this subdivision shall be 175 charged upon the filing of a counterclaim. The fees prescribed above shall be collected upon the filing 176 of papers for the commencement of civil actions. This subdivision shall not be applicable to cases filed 177 in the Supreme Court of Virginia.

178 13a. For the filing of any petition seeking court approval of a settlement where no action has yet179 been filed, the clerk's fee, chargeable to the petitioner, shall be fifty dollars, to be paid by the petitioner180 at the time of filing the petition.

181 14. In addition to the fees chargeable for actions at law, for the costs of proceedings for judgments

182 by confession under §§ 8.01-432 through 8.01-440, the clerk shall tax as costs (i) the cost of registered

183 or certified mail, (ii) the statutory writ tax, in the amount required by law to be paid on a suit for the 184 amount of the confessed judgment, (iii) for the sheriff for serving each copy of the order entering 185 judgment, twelve dollars, and (iv) for docketing the judgment and issuing executions thereon, the same 186 fees as prescribed in subdivision A. 17.

187 15. For qualifying notaries public, including the making out of the bond and any copies thereof, 188 administering the necessary oaths, and entering the order, ten dollars.

189 16. For each habeas corpus proceeding, the clerk shall receive ten dollars for all services required 190 thereunder. This subdivision shall not be applicable to such suits filed in the Supreme Court of Virginia.

191 17. For docketing and indexing a judgment from any other court of this Commonwealth, for 192 docketing and indexing a judgment in the new name of a judgment debtor pursuant to the provisions of § 8.01-451, but not when incident to a divorce, for noting and filing the assignment of a judgment 193 194 pursuant to § 8.01-452, a fee of five dollars; and for issuing an abstract of any recorded judgment, when 195 proper to do so, a fee of five dollars; and for filing, docketing, indexing and mailing notice of a foreign 196 judgment, a fee of twenty dollars.

197 18. For all services rendered by the clerk in any court proceeding for which no specific fee is 198 provided by law, the clerk shall charge ten dollars, to be paid by the party filing said papers at the time 199 of filing; however, this subdivision shall not be applicable in a divorce cause prior to and including the 200 entry of a decree of divorce from the bond of matrimony. 201

19. For receiving and processing an application for a tax deed, ten dollars.

202 20. For all services rendered by the clerk in any condemnation proceeding instituted by the 203 Commonwealth, twenty-five dollars.

204 21. For making the endorsements on a forthcoming bond and recording the matters relating to such bond pursuant to the provisions of § 8.01-529, one dollar. 205

206 22. For all services rendered by the clerk in any proceeding pursuant to § 57-8 or § 57-15, ten 207 dollars. 208

23. For preparation and issuance of a subpoena duces tecum, five dollars.

209 24. For all services rendered by the clerk in matters under § 8.01-217 relating to change of name, 210 twenty dollars; however, this subdivision shall not be applicable in cases where the change of name is 211 incident to a divorce. 212

25. For providing court records or documents on microfilm, per frame, ten cents.

213 26. In all chancery causes, the clerk's fee chargeable to the plaintiff shall be fifty dollars to be paid 214 by the plaintiff at the time of instituting the suit, which shall include the furnishing of a duly certified 215 copy of the final decree. However, no fee shall be charged for the filing of a cross-bill in any pending 216 suit. In divorce cases, when there is a merger of a divorce of separation a mensa et thoro into a decree 217 of divorce a vinculo, the above mentioned fee shall include the furnishing of a duly certified copy of 218 both such decrees.

219 27. For the acceptance of credit cards in lieu of money to collect and secure all fees, fines, restitution, forfeiture, penalties and costs in accordance with § 19.2-353.3, the clerk shall collect a 220 221 service charge of four percent of the amount paid.

222 28. For the return of any check unpaid by the financial institution on which it was drawn or notice is 223 received from the credit card issuer that payment will not be made for any reason, the clerk shall 224 collect, if allowed by the court, a fee of twenty dollars or ten percent of the amount to be paid, 225 whichever is greater, in accordance with § 19.2-353.3.

226 29. For all services rendered, except in cases in which costs are assessed pursuant to §§ 17.1-275.1, 227 17.1-275.2, 17.1-275.3, or § 17.1-275.4, in an adoption proceeding, a fee of twenty dollars, in addition 228 to the fee imposed under § 63.1-219.53, to be paid by the petitioner or petitioners.

229 30. For issuing a duplicate license for one lost or destroyed as provided in § 29.1-334, a fee in the 230 same amount as the fee for the original license.

231 31. For the filing of any petition as provided in §§ 33.1-124, 33.1-125 and 33.1-129, a fee of five 232 dollars to be paid by the petitioner; and for the recordation of a certificate or copy thereof, as provided 233 for in § 33.1-122, as well as for any order of the court relating thereto, the clerk shall charge the same 234 fee as for recording a deed as provided for in this section, to be paid by the party upon whose request 235 such certificate is recorded or order is entered.

236 32. For making up, certifying and transmitting original record pursuant to the Rules of the Supreme 237 Court, including all papers necessary to be copied and other services rendered, except in cases in which 238 costs are assessed pursuant to §§ 17.1-275.1, 17.1-275.2, 17.1-275.3, or § 17.1-275.4, a fee of twenty 239 dollars. 240

33. For issuance of hunting and trapping permits in accordance with § 10.1-1154, twenty-five cents.

241 34. For filings, etc., under the Uniform Federal Lien Registration Act (§ 55-142.1 et seq.), the fees 242 shall be as prescribed in that Act.

243 35. For filing the appointment of a resident agent for a nonresident property owner in accordance

SB1179E

- 244 with § 55-218.1, a fee of one dollar.
- 245 36. For filing power of attorney for service of process, or resignation or revocation thereof, in accordance with § 59.1-71, a fee of twenty-five cents. 246
- 247 37. For recordation of certificate and registration of names of nonresident owners in accordance with 248 § 59.1-74, a fee of ten dollars.
- 249 38. For maintaining the information required under the Overhead High Voltage Line Safety Act 250 (§ 59.1-406 et seq.), the fee as prescribed in § 59.1-411.
- 251 39. For lodging, indexing and preserving a will in accordance with § 64.1-56, a fee of two dollars.
- 252 40. For filing a financing statement in accordance with § 8.9-403, the fee shall be as prescribed 253 under that section.
- 254 41. For filing a termination statement in accordance with § 8.9-404, the fee shall be as prescribed 255 under that section.
- 256 42. For filing assignment of security interest in accordance with § 8.9-405, the fee shall be as 257 prescribed under that section. 258
- 43. For filing a petition as provided in §§ 37.1-134.7 and 37.1-134.17, the fee shall be ten dollars. 259
 - 44. For issuing any execution, and recording the return thereof, a fee of \$1.50.
- 260 45. For the preparation and issuance of a summons for interrogation by an execution creditor, a fee 261 of five dollars. If there is no outstanding execution, and one is requested herewith, the clerk shall be 262 allowed an additional fee of \$1.50, in accordance with subdivision A. 44.
- 263 B. In accordance with § 17.1-281, the clerk shall collect fees under subdivisions A. 7., 10, 11, A. 13., 264 A. 16., A. 18. if applicable, A. 20., A. 22., A. 24., A. 26., A. 29. and A. 31. to be designated for 265 courthouse construction, renovation or maintenance.
- 266 C. In accordance with § 17.1-278, the clerk shall collect fees under subdivisions A. 7., A. 13., A. 16., 267 A. 18. if applicable, A. 20., A. 22., A. 24., A. 26., A. 29. and A. 31. to be designated for services 268 provided for the poor, without charge, by a nonprofit legal aid program.
- 269 D. In accordance with § 9-178.1, the clerk shall collect fees under subdivisions A 10 and 11 to be 270 designated for the Intensified Drug Enforcement Jurisdiction Fund.
- 271 E. In accordance with § 42.1-70, the clerk shall collect fees under subdivisions A. 7., A. 13., A. 16., 272 A. 18. if applicable, A. 20., A. 22., A. 24., A. 26., A. 29. and A. 31. to be designated for public law 273 libraries.
- 274 FE. The provisions of this section shall control the fees charged by clerks of circuit courts for the 275 services above described.
- 276 § 17.1-275.4. Fixed misdemeanor reduced from felony revocation fee.

277 In circuit court, when a person whose charge was reduced from a felony charge is convicted of a 278 misdemeanor and subsequently suffers partial or full revocation of his suspension of sentence or 279 probation pursuant to § 19.2-306, other than a revocation for failure to pay previously assessed court costs, he shall be assessed as court costs a fee of \$87.50eighty-seven dollars and fifty cents to be known 280 281 as the fixed misdemeanor reduced from felony revocation fee. A single fixed misdemeanor revocation 282 fee shall be assessed per defendant per hearing without regard to the number of misdemeanor 283 revocations being considered except that if a revocation of probation or suspended sentence upon a 284 felony conviction is also being considered at the same revocation proceeding, a single fixed felony 285 revocation fee shall apply instead. The amount collected, in whole or in part, for the fixed misdemeanor 286 revocation fee shall be apportioned, as provided by law, to the following funds in the fractional amounts 287 designated:

288	1.	Virginia Crime Victim-Witness Fund	(.0342857);
289	2.	Intensified Drug Enforcement Jurisdiction Fund	(.0228572);
290	3.	Witness expenses/expert witness fund	(.0228572);
291	4.	Commonwealth's attorney fund (state share)	(.0857143);
292	5.	Commonwealth's attorney fund (local share)	(.0857143);
293	б.	Criminal Injuries Compensation Fund	(.2285714);
294	7.	Regional Criminal Justice Training Academy Fund	(.0114285);
295	8.	Warrant fee, as prescribed by §17.1-272	(.1371428); and
296	9.	Clerk of the circuit court (.3714286).	

298 § 17.1-275.5. Amounts to be added; judgment in favor of the Commonwealth.

297

- 299 A. The clerk shall assess, in addition to the fixed felony fee, the fixed fee for felony reduced to 300 misdemeanor, or the fixed misdemeanor reduced from felony revocation fee, the fixed misdemeanor fee, 301 the fixed drug misdemeanor fee, or the fixed misdemeanor revocation fee as the case may be, the 302 following costs:
- 303 1. Any amount paid by the Commonwealth for legal representation of the defendant;

332

- 304 2. Any amount paid for trial transcripts;
- 305 3. Extradition costs;
- 306 4. Costs of psychiatric evaluation;

307 5. Costs taxed against the defendant as appellant under Rule 5A:30 of the Rules of the Supreme 308 Court:

309 6. Any fee for a returned check or disallowed credit card charge assessed pursuant to § 17.1-275 A 310 28;

- 311 7. Any jury costs; and
- 312 8. Any assessment made pursuant to subdivision A. 10. of § 17.1-275 A 10; [and]
- 313 9. Blood withdrawal fees as prescribed in §§ 18.2-268.8 and 46.2-341.26:8 [- ;
- 314 10. Any court costs related to an ignition interlock device; and 315
 - 11. Any fee for testing for HIV.]

316 B. The total amount of assessments described in subsection A of this section, including the fixed felony fee, fixed fee for felony reduced to misdemeanor, fixed felony revocation fee, or fixed 317 318 misdemeanor reduced from felony revocation fee, the fixed misdemeanor fee, the fixed drug 319 misdemeanor fee, or the fixed misdemeanor revocation fee, as the case may be, and no other, shall be 320 forthwith docketed by the clerk as a judgment against the defendant in favor of the Commonwealth.

321 § 17.1-275.6. Fees collected from court reporter fund.

322 Notwithstanding any other provision of law, in any court in which electronic devices are used for 323 recording testimony, a sum not to exceed twenty dollars for each day or part of a day of the trial shall 324 be paid by the clerk, from the court reporter fund as set forth in §§ 17.1-275.1, through 17.1-275.2 and 325 17.1-275.3, and a sum not to exceed five dollars for each day or part of a day of the trial of a misdemeanor case shall be paid by the clerk, from the court reporter fund as set forth in §§ 17.1-275.4, 326 17.1-275.8 and 17.1-275.9, into a special fund to be used for the purpose of repairing, replacing or 327 328 supplementing such electronic devices or, if a sufficient amount is available, to pay the purchase price 329 of such devices in whole or in part. For the purpose of this section, repairing shall include maintenance 330 and service contracts. Fees collected under this article shall be retained locally and shall not be subject 331 to the provisions of § 17.1-286.

§ 17.1-275.7. Fixed misdemeanor fee.

333 In circuit court, upon conviction of any and each misdemeanor charge, traffic infraction, or other 334 violation, not originally charged as a felony, or upon a deferred disposition of proceedings in the case 335 of any and each misdemeanor disposition deferred pursuant to the terms and conditions of 336 §§ 16.1-278.8, 16.1-278.9, 18.2-57.3, 18.2-67.2:1, or 19.2-303.2, there shall be assessed as court costs a 337 fee of sixty-eight dollars, to be known as the fixed misdemeanor fee. This fee will be in addition to any 338 fee assessed in the district court.

339 The amount collected, in whole or in part, for the fixed misdemeanor fee shall be apportioned, as 340 provided by law, to the following funds in the fractional amounts designated:

- 341 1. Supervision fee (General Fund) (.0147059);
- 342 2. Witness expenses/expert witness fee (General Fund) (.0294118);
- 343 3. Virginia Crime Victim-Witness Fund (.0441176);
- 344 4. Intensified Drug Enforcement Jurisdiction Fund (.0294118):
- 345 5. Criminal Injuries Compensation Fund (.2941176);
- 346 6. Commonwealth's Attorney Fund (state share) (.0367648);
- 347 7. Commonwealth's Attorney Fund (local share) (.0367648);
- 348 8. Regional Criminal Justice Academy Training Fund (.0147058);
- 349 9. Warrant fee, as prescribed by § 17.1-272 (.1764705);
- 350 10. Courthouse Construction/Maintenance Fund (.0294118); and
- 351 11. Clerk of the circuit court (.2941176).
- 352 § 17.1-275.8. Fixed drug misdemeanor fee.

353 In circuit court, upon conviction of any and each misdemeanor charge or other offense, whether or 354 not originally charged as a felony, for a violation of any provision of Article 1 (§ 18.2-247 et seq.) of 355 Chapter 7 of Title 18.2, or upon a deferred disposition of proceedings in circuit court in the case of any 356 and each misdemeanor disposition deferred pursuant to the terms and conditions of § 18.2-251, there 357 shall be assessed as court costs a fee of \$284.50, to be known as the fixed drug misdemeanor fee. This 358 fee will be in addition to any fee assessed in the district court.

- 359 The amount collected, in whole or in part, for the fixed drug misdemeanor fee shall be apportioned, 360 as provided by law, to the following funds in the fractional amounts designated:
- 1. Supervision fee (General Fund) (.1318101); 361
- 362 2. Court Reporter Fund (.0175747);
- 3. Witness expenses/expert witness fee (General Fund) (.0070299); 363
- 364 4. Virginia Crime Victim-Witness Fund (.0070299);
- 365 5. Intensified Drug Enforcement Jurisdiction Fund (.0105447);

SB1179E

- **366** 6. Criminal Injuries Compensation Fund (.0702988);
- **367** 7. Commonwealth's Attorney Fund (state share) (.0087874);
- **368** 8. Commonwealth's Attorney Fund (local share) (.0087874);
- **369** 9. Regional Criminal Justice Academy Training Fund (.0035149);
- **370** 10. Warrant fee, as prescribed by § 17.1-272 (.0421793);
- 371 11. Courthouse Construction/Maintenance Fund (.0070299);
- **372** *12. Clerk of the circuit court (.0702988);*
- **373** *13. Forensic laboratory fee (General Fund) (.3514938); and*
- **374** *14. Drug Offender Assessment Fund (.2636204).*
- **375** § 17.1-275.9. Fixed misdemeanor revocation fee.
- **376** In circuit court, when a person is convicted of a misdemeanor and subsequently suffers partial or **377** full revocation of his suspension of sentence or probation pursuant to § 19.2-306 he shall be assessed as
- 378 court costs a fee of sixty-five dollars to be known as the fixed misdemeanor revocation fee. A single
 379 fixed misdemeanor revocation fee shall be assessed per defendant per hearing without regard to the
 380 number of misdemeanor revocations being considered except that if a revocation of probation or
- **381** suspended sentence upon a felony conviction is also being considered at the same revocation **382** proceeding, a single fixed felony revocation fee shall apply instead. The amount collected, in whole or
- in part, for the fixed misdemeanor revocation fee shall be apportioned, as provided by law, to the
- 384 following funds in the fractional amounts designated:
 385 1. Virginia Crime Victim-Witness Fund (.030770)
- 385 1. Virginia Crime Victim-Witness Fund (.030770)
 386 2. Intensified Drug Enforcement Jurisdiction Fund (.0461538);
- **387** *2. Intensified Drug Enjorcement Jurisalction Fund* (.0401338), *3. Witness expenses/expert witness fee (General Fund) (.030769);*
- **388** 4. Commonwealth's Attorney Fund (state share) (.0384614);
- **389** 5. Commonwealth's Attorney Fund (local share) (.0384614);
- **390** 6. Criminal Injuries Compensation Fund (.3076923);
- **391** 7. Regional Criminal Justice Training Academy Fund (.0153846);
- **392** 8. Warrant fee, as prescribed by § 17.1-272 (.1846153); and
- **393** 9. Clerk of the circuit court (.3076922).
- **394** § 17.1-281. Assessment for courthouse construction, renovation or maintenance.

395 Any county or city, through its governing body, may assess a sum not in excess of two dollars as 396 part of the costs in (i) each civil action filed in the district or circuit courts located within its boundaries 397 and (ii) each criminal or traffic case in its district or circuit court in which the defendant is charged with 398 a violation of any statute or ordinance. The total assessments authorized by any county or city in a civil 399 action pursuant to this section and § 42.1-70 shall not exceed four dollars. If a town provides court 400 facilities for a county, the governing body of the county shall return to the town a portion of the 401 assessments collected based on the number of civil, criminal and traffic cases originating and heard in 402 the town.

403 The imposition of such assessment shall be by ordinance of the governing body which may provide 404 for different sums in circuit courts and district courts. The assessment shall be collected by the clerk of 405 the court in which the action is filed, remitted to the treasurer of the appropriate county or city and held 406 by such treasurer subject to disbursements by the governing body for the construction, renovation, or 407 maintenance of courthouse or jail and court-related facilities and to defray increases in the cost of 408 heating, cooling, electricity, and ordinary maintenance.

409 The assessment provided for herein shall be in addition to any other fees prescribed by law. The
410 assessment shall be required in each felony ease, misdemeanor, traffic infraction, and other violation,
411 regardless of the existence of a local ordinance requiring its payment.

412 § 19.2-11.3. Virginia Crime Victim-Witness Fund.

413 There is hereby established the Virginia Crime Victim-Witness Fund as a special nonreverting fund 414 to be administered by the Department of Criminal Justice Services to support victim and witness 415 services that meet the minimum standards prescribed for such programs under § 19.2-11.1. Three dollars 416 collected A portion of the sum collected pursuant to subdivisions A 10 and A 11 of § 17.1-275.8, *17.1-275.1*, *17.1-275.2*, *17.1-275.3*, *17.1-275.4*, *17.1-275.7*, *17.1-275.8*, and *17.1-275.9* and 417 418 to subdivision A. 1. of § 16.1-69.48:1, as specified in these sections, shall be deposited into the state 419 treasury to the credit of this Fund. The Fund shall be distributed according to grant procedures adopted 420 pursuant to § 9-173.3 and shall be established on the books of the Comptroller. Any funds remaining in 421 such Fund at the end of the biennium shall not revert to the general fund, but shall remain in the Fund. 422 Interest earned on the Fund shall be credited to the Fund.

423 § 19.2-303.4. Payment of costs when proceedings deferred and defendant placed on probation.

A circuit or district court, which has deferred further proceedings, without entering a judgment of guilt, and placed a defendant on probation subject to terms and conditions pursuant to §§ 16.1-278.8, 16.1-278.9, 18.2-57.3, 18.2-61, 18.2-67.1, 18.2-67.2, 18.2-67.2:1, 18.2-251 or § 19.2-303.2, may shall

427 impose upon the defendant costs.

428 § 19.2-354. Authority of court to order payment of fine, costs, forfeitures, penalties or restitution in 429 installments or upon other terms and conditions; community work in lieu of payment.

430 A. Whenever (i) a defendant, convicted of a traffic infraction or a violation of any criminal law of 431 the Commonwealth or of any political subdivision thereof, or found not innocent in the case of a 432 juvenile, is sentenced to pay a fine, restitution, forfeiture or penalty and (ii) the defendant is unable to 433 make payment of the fine, restitution, forfeiture, or penalty and costs within ten days of sentencing, the court shall order the defendant to pay such fine, restitution, forfeiture or penalty and any costs which the 434 435 defendant may be required to pay in deferred payments or installments. The court may authorize the clerk to establish and approve the conditions of all deferred or installment payment agreements, pursuant 436 437 to guidelines established by the court. As a condition of every such agreement, a defendant who enters 438 into an installment or deferred payment agreement shall promptly inform the court of any change of 439 mailing address during the term of the agreement. If the defendant is unable to make payment within ten 440 days of sentencing, the court may assess a one-time fee not to exceed ten dollars to cover the costs of 441 management of the defendant's account until such account is paid in full. This one-time fee shall not 442 apply to cases in which costs are assessed pursuant to §§ 17.1-275.1, 17.1-275.2, 17.1-275.3 or $\frac{17.1-275.4}{17.1-275.4}$. Installment or deferred payment agreements shall include terms for payment if the 443 444 defendant participates in a program as provided in subsection B or C. The court, if such sum or sums 445 are not paid in full by the date ordered, shall proceed in accordance with § 19.2-358.

446 B. When a person sentenced to the Department of Corrections or a local correctional facility owes 447 any fines, costs, forfeitures, restitution or penalties, he shall be required as a condition of participating in 448 any work release, home/electronic incarceration or nonconsecutive days program as set forth in 449 §§ 53.1-60, 53.1-131, 53.1-131.1 or § 53.1-131.2 to either make full payment or make payments in accordance with his installment or deferred payment agreement while participating in such program. If, 450 451 after the person has an installment or deferred payment agreement, the person fails to pay as ordered, his participation in the program may be terminated until all fines, costs, forfeitures, restitution and 452 453 penalties are satisfied. The Director of the Department of Corrections and any sheriff or other 454 administrative head of any local correctional facility shall withhold such ordered payments from any 455 amounts due to such person. Distribution of the money collected shall be made in the following order of 456 priority to:

457 1. Meet the obligation of any judicial or administrative order to provide support and such funds shall 458 be disbursed according to the terms of such order; 459

2. Pay any fines, restitution or costs as ordered by the court;

460 3. Pay travel and other such expenses made necessary by his work release employment or 461 participation in an education or rehabilitative program, including the sums specified in § 53.1-150; and 462

4. Defray the offender's keep.

463 The balance shall be credited to the offender's account or sent to his family in an amount the offender so chooses. 464

The Board of Corrections shall promulgate regulations governing the receipt of wages paid to 465 persons participating in such programs, the withholding of payments and the disbursement of appropriate 466 467 funds.

468 C. The court shall establish a program to provide an option to any person upon whom a fine and 469 costs have been imposed to discharge all or part of the fine or costs by earning credits for the 470 performance of community service work before or after imprisonment. The program shall specify the 471 rate at which credits are earned and provide for the manner of applying earned credits against the fine 472 or costs. The court shall have such other authority as is reasonably necessary for or incidental to 473 carrying out this program.

474 D. When the court has authorized deferred payment or installment payments, the clerk shall give 475 notice to the defendant that upon his failure to pay as ordered he may be fined or imprisoned pursuant 476 to § 19.2-358 and his privilege to operate a motor vehicle will be suspended pursuant to § 46.2-395.

477 E. The failure of the defendant to enter into a deferred payment or installment payment agreement 478 with the court or the failure of the defendant to make payments as ordered by the agreement shall allow 479 the Tax Commissioner to act in accordance with § 19.2-349 to collect all fines, costs, forfeitures and 480 penalties. 481

§ 19.2-368.18. Criminal Injuries Compensation Fund.

482 A. There is hereby created a special fund to be administered by the Comptroller, known as the 483 Criminal Injuries Compensation Fund.

484 B. Where any person is convicted, after July 1, 1996, by a court with criminal jurisdiction of (i) 485 treason or any other felony or (ii) any offense punishable as a misdemeanor under Title 18.2 or pursuant 486 to local ordinance substantially similar to a misdemeanor under Title 18.2, with the exception of a 487 public drunkenness violation, a cost shall be imposed in addition to any other costs required to be 488 imposed by law. This additional cost shall be thirty dollars in any case under clause (i) and twenty 489 dollars in any case under clause (ii) of this subsection. Such additional sum Whenever the costs provided for in §§ 16.1-69.48:1, 17.1-275.1, 17.1-275.2, 17.1-275.3, 17.1-275.4, 17.1-275.7, 17.1-275.8, and **490** 491 17.1-275.9 are assessed, a portion of the costs, as specified in those sections, shall be paid over to the 492 Comptroller to be deposited into the Criminal Injuries Compensation Fund. Under no condition shall a 493 political subdivision be held liable for the payment of this sum.

494 C. No claim shall be accepted under the provisions of this chapter when the crime which that gave 495 rise to such claim occurred prior to July 1, 1977.

496 D. Sums available in the Criminal Injuries Compensation Fund shall be used for the purpose of 497 payment of the costs and expenses necessary for the administration of this chapter and for the payment 498 of claims pursuant to this chapter.

499 E. All revenues deposited into the Criminal Injuries Compensation Fund, and appropriated for the 500 purposes of this chapter, shall be immediately available for the payment of claims.

501 § 53.1-131.1. Provision for sentencing of person to nonconsecutive days in jail; payment to defray 502 costs; penalty.

503 Any court having jurisdiction for the trial of a person charged with a misdemeanor or traffic offense or charged with any offense under Chapter 5 (§ 20-61 et seq.) of Title 20 may, if the defendant is 504 505 convicted and sentenced to confinement in jail, impose the time to be served on weekends or 506 nonconsecutive days to permit the convicted defendant to retain gainful employment. A person sentenced 507 pursuant to this section shall be ordered to pay an amount ordered by the court to defray the cost of his 508 keep, which amount shall be the actual cost of incarceration but shall not exceed that amount charged to 509 the Compensation Board for purposes of reimbursement as provided in the general appropriation act. 510 Such amount shall be collected by the clerk of the court. If the defendant willfully fails to report at 511 times specified by the court, the sentence imposed pursuant to this section shall be revoked and a 512 straight jail sentence imposed.

513 The time served by a person sentenced for violation of state law in a local jail, regional jail, or local 514 jail farm pursuant to this section shall be included in the count of prisoner days reported by the 515 Department for the purpose of apportioning state funds to local correctional facilities for operating costs 516 in accordance with § 53.1-84. 517

§ 53.1-150. Contributions by persons on parole, probation, and work release.

518 A. Any person convicted of a felony, multiple felonies or a combination of felonies and 519 misdemeanors shall be required to pay, as part of the fixed felony fee who has costs assessed against 520 him pursuant to §§ 16.1-69.48:1, 17.1-275.1, or the fixed fee for felony reduced to misdemeanor 521 assessed pursuant to § 17.1-275.2, 17.1-275.3, 17.1-275.6, 17.1-275.7, or 17.1-275.8, shall be required 522 to pay, as specified in those sections, a contribution towards the cost of his confinement, supervision or 523 participation in a local community-based probation program or home/electronic incarceration program as 524 a condition of his sentence.

525 Any person convicted of a misdemeanor or multiple misdemeanors and who is sentenced to 526 incarceration in a local correctional facility, or who is granted suspension of sentence and probation by a 527 court of competent jurisdiction, or who is participating in a local community-based probation program as 528 provided in § 53.1-181, or who is participating in a home/electronic incarceration program as provided 529 in § 53.1-131.2, shall be required to pay a fee of fifty dollars towards the cost of his confinement, 530 supervision or participation as a condition of his sentence.

531 In the event of multiple convictions under any of the above provisions, the fees imposed herein shall 532 be assessed on a pro rata basis. Such fees shall be in addition to any other costs or fees provided by 533 law.

534 All fees assessed pursuant to this section for the cost of confinement, supervision or participation 535 shall be paid to the clerk of the sentencing court. All such funds collected pursuant to this section shall 536 be deposited in the general fund of the state treasury.

537 B. The sentencing court may exempt a defendant from the requirements of subsection A on the 538 grounds of unreasonable hardship.

539 Any defendant who is exempted from the requirements of subsection A shall be required to perform 540 community service as an alternative to the contribution toward the cost of his confinement, supervision 541 or participation.

542 CB. Any person (i) who is granted parole or (ii) who participates in a work release program pursuant 543 to the provisions of §§ 53.1-60 and 53.1-131 shall be required to pay the a fee required in subsection A 544 of fifty dollars as a condition of parole or work release.

545 2. That §§ 17.1-277 and 18.2-264.01 of the Code of Virginia are repealed.