## 2009 RECONVENED SESSION

REENROLLED

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 17.1-281 of the Code of Virginia, relating to assessment for courthouse 3 construction, renovation, or maintenance.

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## Approved

## Be it enacted by the General Assembly of Virginia: 6

7 1. That § 17.1-281 of the Code of Virginia is amended and reenacted as follows: 8

§ 17.1-281. Assessment for courthouse construction, renovation, or maintenance.

9 A. Any county or city, through its governing body, may assess a sum not in excess of two dollars as 10 part of the costs in (i) each civil action filed in the district or circuit courts located within its boundaries and (ii) each criminal or traffic case in its district or circuit court in which the defendant is charged with 11 12 a violation of any statute or ordinance. The total assessments authorized by any county or city in a civil action pursuant to this section and § 42.1-70 shall not exceed four dollars. If a town provides court 13 facilities for a county, the governing body of the county shall return to the town a portion of the 14 15 assessments collected based on the number of civil, criminal and traffic cases originating and heard in 16 the town.

B. The imposition of such assessment shall be by ordinance of the governing body which may 17 provide for different sums in circuit courts and district courts. The assessment shall be collected by the 18 19 clerk of the court in which the action is filed, remitted to the treasurer of the appropriate county or city 20 and held by such treasurer subject to disbursements by the governing body for the construction, 21 renovation, or maintenance of courthouse or jail and court-related facilities and to defray increases in the 22 cost of heating, cooling, electricity, and ordinary maintenance.

23 C. Any county or city which, on or after January 1, 2008, operated a courthouse not in compliance 24 with the current safety and security guidelines contained in the Virginia Courthouse Facility Guidelines, 25 as certified by the Department of General Services upon application to the Department by the county or 26 city, and which cannot be feasibly renovated to correct such non-compliance, through its governing 27 body, may assess an additional sum not in excess of three dollars as part of the costs in (i) each civil action filed in the district or circuit courts located within its boundaries and (ii) each criminal or traffic 28 29 case in its district or circuit court in which the defendant is charged with a violation of any statute or 30 ordinance. Such additional fee assessed under this subsection shall not be assessed in any civil action if 31 the amount in controversy is \$500 or less. Any locality which applies for certification from the 32 Department under this subsection shall reimburse the Department for the actual costs incurred by the 33 Department in complying with the certification request.

34 D. The imposition of such assessment shall be by ordinance of the governing body, which may 35 provide for different sums in circuit courts and district courts. The assessment shall be collected by the clerk of the court in which the action is filed, remitted to the treasurer of the appropriate county or city, 36 37 and held by such treasurer subject to disbursements by the governing body solely for the construction, 38 reconstruction, renovation of, or adaptive re-use of a structure for a courthouse.

39 E. The assessment assessments provided for herein shall be in addition to any other fees prescribed 40 by law. The assessment assessments shall be required in each felony, misdemeanor, or traffic infraction case, regardless of the existence of a local ordinance requiring its their payment. 41

[S 1387]