1996 SESSION

ENGROSSED

	963113801
1	SENATE BILL NO. 560
2	Senate Amendments in [] — February 12, 1996
3	A BILL to amend and reenact § 18.2-268.8 of the Code of Virginia, relating to payment for DUI blood
4	tests.
5	
6	Patron—Quayle
7	
8	Referred to the Committee for Courts of Justice
9	
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 18.2-268.8 of the Code of Virginia is amended and reenacted as follows:
12	§ 18.2-268.8. Fees for withdrawing blood and sampling for blood alcohol content.
13	Payment for withdrawing blood shall not exceed twenty-five dollars, which shall be paid out of the
14 15	appropriation for criminal charges. If the person whose blood sample was withdrawn is subsequently
15 16	convicted for a violation of § 18.2-266 or § 18.2-266.1 or of a similar ordinance, or is placed under the purview of a probational, educational, or rehabilitational program as set forth in § 18.2-271.1, the
17	amount charged by the person withdrawing the sample shall be taxed as part of the costs of the criminal
18	case and shall be paid into the general fund of the state treasury.
19	Approved laboratories determining the alcohol content of the second blood sample shall be allowed a
20	fee of no more than twenty-five dollars, which shall be paid out of the appropriation for criminal
2 1	charges. Payment for determining the presence of a drug or drugs in the second sample may not exceed
22	the amount established on the Division's fee schedule and shall be paid out of the appropriation for
$\bar{23}$	criminal charges.
24	If the person whose blood sample was withdrawn is subsequently convicted for violation of
25	§ 18.2-266 or § 18.2-266.1 or a similar ordinance, (i) the fee paid by the Commonwealth to the
26	laboratory for testing the second blood sample and (ii) a fee of twenty-five dollars for testing the first
27	blood sample by the Division shall be taxed as part of the costs of the criminal case and shall be paid
28	into the general fund of the state treasury.
29	If the person whose breath was tested for the purpose of determining blood alcohol content is
30	subsequently convicted for violation of § 18.2-266 or § 18.2-266.1 or a similar ordinance, a fee of
31	twenty-five dollars for testing shall be taxed [to him] as part of the costs of the criminal case and
32	shall be paid into [the general fund of] the state treasury. [The Comptroller shall credit such fees as
33	special revenues to the "Breath Test Fund," which is hereby created, for expenditure solely to defray the
34	cost of blood alcohol breath testing. No portion of the special revenues shall revert to the general fund
35	of the Commonwealth at the end of any fiscal year, and all interest or other earnings accrued as a
36 37	result of the existence of this special fund in the state treasury shall inure to the benefit and credit of
51	the Breath Test Fund.]

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