98TH GENERAL ASSEMBLY

State of Illinois

2013 and 2014

SB2403

Introduced 2/15/2013, by Sen. Pat McGuire

SYNOPSIS AS INTRODUCED:

55 ILCS 5/5-1101

from Ch. 34, par. 5-1101

Amends the Counties Code. Allows the county board to impose an additional fee of \$10 to \$30 on convictions and grants of supervision for felonies, misdemeanors, petty offenses, and business offenses, to be used to support Court Appointed Special Advocate services. Effective immediately.

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1 AN ACT concerning government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Counties Code is amended by changing Section
5 5-1101 as follows:

6 (55 ILCS 5/5-1101) (from Ch. 34, par. 5-1101)

Sec. 5-1101. Additional fees to finance court system. A
county board may enact by ordinance or resolution the following
fees:

(a) A \$5 fee to be paid by the defendant on a judgment of 10 guilty or a grant of supervision for violation of the Illinois 11 Vehicle Code other than Section 11-501 or violations of similar 12 13 provisions contained in county or municipal ordinances 14 committed in the county, and up to a \$30 fee to be paid by the defendant on a judgment of guilty or a grant of supervision for 15 16 violation of Section 11-501 of the Illinois Vehicle Code or a 17 violation of a similar provision contained in county or municipal ordinances committed in the county. 18

(b) In the case of a county having a population of
1,000,000 or less, a \$5 fee to be collected in all civil cases
by the clerk of the circuit court.

(c) A fee to be paid by the defendant on a judgment ofguilty or a grant of supervision, as follows:

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1 (1) for a felony, \$50;

2 (2) for a class A misdemeanor, \$25;
3 (3) for a class B or class C misdemeanor, \$15;
4 (4) for a petty offense, \$10;
5 (5) for a business offense, \$10.

6 (d) A \$100 fee for the second and subsequent violations of 7 Section 11-501 of the Illinois Vehicle Code or violations of 8 similar provisions contained in county or municipal ordinances 9 committed in the county. The proceeds of this fee shall be 10 placed in the county general fund and used to finance education 11 programs related to driving under the influence of alcohol or 12 drugs.

13 (d-5) A \$10 fee to be paid by the defendant on a judgment 14 of guilty or a grant of supervision under Section 5-9-1 of the 15 Unified Code of Corrections to be placed in the county general 16 fund and used to finance the county mental health court, the 17 county drug court, the Veterans and Servicemembers Court, or 18 any or all of the above.

19 (e) In each county in which a teen court, peer court, peer 20 jury, youth court, or other youth diversion program has been created, a county may adopt a mandatory fee of up to \$5 to be 21 22 assessed as provided in this subsection. Assessments collected 23 by the clerk of the circuit court pursuant to this subsection 24 must be deposited into an account specifically for the 25 operation and administration of a teen court, peer court, peer 26 jury, youth court, or other youth diversion program. The clerk

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of the circuit court shall collect the fees established in this subsection and must remit the fees to the teen court, peer court, peer jury, youth court, or other youth diversion program monthly, less 5%, which is to be retained as fee income to the office of the clerk of the circuit court. The fees are to be paid as follows:

7 (1) a fee of up to \$5 paid by the defendant on a
8 judgment of guilty or grant of supervision for violation of
9 the Illinois Vehicle Code or violations of similar
10 provisions contained in county or municipal ordinances
11 committed in the county;

(2) a fee of up to \$5 paid by the defendant on a
judgment of guilty or grant of supervision under Section
5-9-1 of the Unified Code of Corrections for a felony; for
a Class A, Class B, or Class C misdemeanor; for a petty
offense; and for a business offense.

17 (f) In each county in which a drug court has been created, the county may adopt a mandatory fee of up to \$5 to be assessed 18 19 as provided in this subsection. Assessments collected by the 20 clerk of the circuit court pursuant to this subsection must be deposited into an account specifically for the operation and 21 22 administration of the drug court. The clerk of the circuit 23 court shall collect the fees established in this subsection and must remit the fees to the drug court, less 5%, which is to be 24 retained as fee income to the office of the clerk of the 25 26 circuit court. The fees are to be paid as follows:

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1 (1) a fee of up to \$5 paid by the defendant on a 2 judgment of guilty or grant of supervision for a violation 3 of the Illinois Vehicle Code or a violation of a similar 4 provision contained in a county or municipal ordinance 5 committed in the county; or

6 (2) a fee of up to \$5 paid by the defendant on a 7 judgment of guilty or a grant of supervision under Section 8 5-9-1 of the Unified Code of Corrections for a felony; for 9 a Class A, Class B, or Class C misdemeanor; for a petty 10 offense; and for a business offense.

11 The clerk of the circuit court shall deposit the 5% 12 retained under this subsection into the Circuit Court Clerk 13 Operation and Administrative Fund to be used to defray the 14 costs of collection and disbursement of the drug court fee.

15 (f-5) In each county in which a Children's Advocacy Center 16 provides services, the county board may adopt a mandatory fee 17 of between \$5 and \$30 to be paid by the defendant on a judgment of guilty or a grant of supervision under Section 5-9-1 of the 18 Unified Code of Corrections for a felony; for a Class A, Class 19 B, or Class C misdemeanor; for a petty offense; and for a 20 business offense. Assessments shall be collected by the clerk 21 22 of the circuit court and must be deposited into an account 23 specifically for the operation and administration of the Children's Advocacy Center. The clerk of the circuit court 24 25 shall collect the fees as provided in this subsection, and must 26 remit the fees to the Children's Advocacy Center.

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1	(f-10) In each county in which the Court Appointed Special				
2	Advocates provide services, the county board may, in addition				
3	to any fine imposed under Section 5-9-1 of the Unified Code of				
4	Corrections, adopt a mandatory fee of between \$10 and \$30 to be				
5	paid by the defendant on a judgment of guilty or a grant of				
6	supervision for a felony; for a Class A, Class B, or Class C				
7	misdemeanor; for a petty offense; and for a business offense;				
8	where a court appearance is required. Assessments shall be				
9	collected by the clerk of the circuit court and must be				
10	deposited into an account specifically for the operations of				
11	the Court Appointed Special Advocates. The clerk of the circuit				
12	court shall collect the fees as provided in this subsection and				
13	must remit the fees to the Court Appointed Special Advocates				
14	Fund that the county board shall create for the receipt of				
15	funds collected under this subsection, and from which the				
16	county board shall make grants to support the activities and				
17	services of the Court Appointed Special Advocates within that				
18	county. The term "Court Appointed Special Advocates" is				
19	copyrighted and is used with permission of the holder of the				
20	copyright.				

(g) The proceeds of all fees enacted under this Section must, except as provided in subsections (d), (d-5), (e), and (f), and (f-10) be placed in the county general fund and used to finance the court system in the county, unless the fee is subject to disbursement by the circuit clerk as provided under Section 27.5 of the Clerks of Courts Act.

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1	(Source: P.A. 95-103, e	ff. 1-1-08;	95-331 ,	eff. 8-21-07;
2	96-328, eff. 8-11-09; 96-9	24, eff. 6-14	4-10.)	
3	Section 99. Effective	e date. This	s Act take	es effect upon
4	becoming law.			