92\_SB0772 LRB9205228REdv

- 1 AN ACT in relation to fees.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Counties Code is amended by changing
- 5 Sections 4-2002.1, 4-12001, 4-12002, and 4-12003 as follows:
- 6 (55 ILCS 5/4-2002.1) (from Ch. 34, par. 4-2002.1)
- 7 Sec. 4-2002.1. State's attorney fees in counties of
- 8 3,000,000 or more population. This Section applies only to
- 9 counties with 3,000,000 or more inhabitants.
- 10 (a) State's attorneys <u>are</u> shall--be entitled to the
- 11 following fees:
- 12 For each conviction in prosecutions on indictments for
- 13 first degree murder, second degree murder, involuntary
- 14 manslaughter, criminal sexual assault, aggravated criminal
- 15 sexual assault, aggravated criminal sexual abuse, kidnapping,
- 16 arson and forgery, \$60. All other cases punishable by
- imprisonment in the penitentiary, \$60.
- 18 For each conviction in other cases tried before judges of
- 19 the circuit court, \$30; except that if the conviction is in a
- 20 case which may be assigned to an associate judge, whether or
- 21 not it is in fact assigned to an associate judge, the fee
- 22 shall be \$20.
- 23 For preliminary examinations for each defendant held to
- 24 bail or recognizance, \$20.
- 25 For each examination of a party bound over to keep the
- 26 peace, \$20.
- 27 For each defendant held to answer in a circuit court on a
- charge of paternity, \$20.
- For each trial on a charge of paternity, \$60.
- For each case of appeal taken from his county or from the
- 31 county to which a change of venue is taken to his county to

- 1 the Supreme or Appellate Court when prosecuted or defended by
- 2 him, \$100.
- For each day actually employed in the trial of a case,
- 4 \$50; in which case the court before whom the case is tried
- 5 shall make an order specifying the number of days for which a
- 6 per diem shall be allowed.
- 7 For each day actually employed in the trial of cases of
- 8 felony arising in their respective counties and taken by
- 9 change of venue to another county, \$50; and the court before
- 10 whom the case is tried shall make an order specifying the
- 11 number of days for which said per diem shall be allowed; and
- 12 it is hereby made the duty of each State's attorney to
- 13 prepare and try each case of felony arising when so taken by
- 14 change of venue.
- 15 For assisting in a trial of each case on an indictment
- 16 for felony brought by change of venue to their respective
- 17 counties, the same fees they would be entitled to if such
- 18 indictment had been found for an offense committed in his
- 19 county, and it shall be the duty of the State's attorney of
- 20 the county to which such cause is taken by change of venue to
- 21 assist in the trial thereof.
- 22 For each case of forfeited recognizance where the
- 23 forfeiture is set aside at the instance of the defense, in
- 24 addition to the ordinary costs, \$20 for each defendant.
- 25 For each proceeding in a circuit court to inquire into
- 26 the alleged mental illness of any person, \$20 for each
- 27 defendant.
- 28 For each proceeding in a circuit court to inquire into
- 29 the alleged dependency or delinquency of any child, \$20.
- For each day actually employed in the hearing of a case
- of habeas corpus in which the people are interested, \$50.
- 32 All the foregoing fees shall be taxed as costs to be
- 33 collected from the defendant, if possible, upon conviction.
- 34 But in cases of inquiry into the mental illness of any person

1 alleged to be mentally ill, in cases on a charge of paternity

2 and in cases of appeal in the Supreme or Appellate Court,

3 where judgment is in favor of the accused, the fees allowed

4 the State's attorney therein shall be retained out of the

5 fines and forfeitures collected by them in other cases.

Ten per cent of all moneys except revenue, collected by 6 7 them and paid over to the authorities entitled thereto, which per cent together with the fees provided for herein that are 8 9 not collected from the parties tried or examined, shall be paid out of any fines and forfeited recognizances collected 10 11 by them, provided however, that in proceedings to foreclose the lien of delinquent real estate taxes State's attorneys 12 shall receive a fee, to be credited to the earnings of their 13 office, of 10% of the total amount realized from the sale of 14 15 real estate sold in such proceedings. Such fees shall be paid 16 from the total amount realized from the sale of the real

State's attorneys shall have a lien for their fees on all judgments for fines or forfeitures procured by them and on moneys except revenue received by them until such fees and earnings are fully paid.

estate sold in such proceedings.

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No fees shall be charged on more than 10 counts in any one indictment or information on trial and conviction; nor on more than 10 counts against any one defendant on pleas of guilty.

The Circuit Court may direct that of all monies received, by restitution or otherwise, which monies are ordered paid to the Department of Public Aid or the Department of Human Services (acting as successor to the Department of Public Aid under the Department of Human Services Act) as a direct result of the efforts of the State's attorney and which payments arise from Civil or Criminal prosecutions involving the Illinois Public Aid Code or the Criminal Code, the following amounts shall be paid quarterly by the Department

- of Public Aid or the Department of Human Services to the
- 2 General Corporate Fund of the County in which the prosecution
- 3 or cause of action took place:
- 4 (1) where the monies result from child support
- 5 obligations, not less than 25% of the federal share of
- 6 the monies received,
- 7 (2) where the monies result from other than child
- 8 support obligations, not less than 25% of the State's
- 9 share of the monies received.
- 10 (b) A municipality shall be entitled to a \$10
- 11 prosecution fee for each conviction for a violation of the
- 12 Illinois Vehicle Code prosecuted by the municipal attorney
- 13 pursuant to Section 16-102 of that Code which is tried before
- 14 a circuit or associate judge and shall be entitled to a \$10
- 15 prosecution fee for each conviction for a violation of a
- 16 municipal vehicle ordinance prosecuted by the municipal
- 17 attorney which is tried before a circuit or associate judge.
- 18 Such fee shall be taxed as costs to be collected from the
- 19 defendant, if possible, upon conviction. A municipality
- 20 shall have a lien for such prosecution fees on all judgments
- or fines procured by the municipal attorney from prosecutions
- 22 for violations of the Illinois Vehicle Code and municipal
- 23 vehicle ordinances.
- 24 For the purposes of this subsection (b), "municipal
- vehicle ordinance" means any ordinance enacted pursuant to
- 26 Sections 11-40-1, 11-40-2, 11-40-2a and 11-40-3 of the
- 27 Illinois Municipal Code or any ordinance enacted by a
- 28 municipality which is similar to a provision of Chapter 11 of
- 29 the Illinois Vehicle Code.
- 30 (Source: P.A. 89-507, eff. 7-1-97.)
- 31 (55 ILCS 5/4-12001) (from Ch. 34, par. 4-12001)
- 32 Sec. 4-12001. Fees of sheriff in third class counties.
- 33 The officers herein named, in counties of the third class,

- 1 are shall--be entitled to receive the fees herein specified,
- 2 for the services mentioned and such other fees as may be
- 3 provided by law for such other services not herein
- 4 designated.
- 5 Fees for Sheriff
- 6 For serving or attempting to serve any summons on each
- 7 defendant, \$15.
- 8 For serving or attempting to serve each alias summons or
- 9 other process mileage will be charged as hereinafter provided
- 10 when the address for service differs from the address for
- 11 service on the original summons or other process.
- 12 For serving or attempting to serve all other process, on
- each defendant, \$15.
- 14 For serving or attempting to serve a subpoena on each
- 15 witness, \$25.
- 16 For serving or attempting to serve each warrant, \$15.
- 17 For serving or attempting to serve each garnishee, \$15.
- 18 For summoning each juror, \$10.
- 19 For serving or attempting to serve each order or judgment
- for replevin, \$15.
- 21 For serving or attempting to serve an order for
- 22 attachment, on each defendant, \$15.
- 23 For serving or attempting to serve an order or judgment
- 24 for the possession of real estate in an action of ejectment
- or in any other action, or for restitution in an action of
- 26 forcible entry and detainer, without aid, \$15, and when aid
- is necessary, the sheriff shall be allowed to tax in addition
- 28 the actual costs thereof.
- 29 For serving or attempting to serve notice of judgment,
- 30 \$15.
- 31 For levying to satisfy an order in an action for
- 32 attachment, \$15.
- For executing order of court to seize personal property,
- 34 \$15.

- 1 For making certificate of levy on real estate and filing
- or recording same, \$8, and the fee for filing or recording
- 3 shall be advanced by the plaintiff in attachment or by the
- 4 judgment creditor and taxed as costs. For taking possession
- of or removing property levied on, the sheriff shall be
- 6 allowed to tax the necessary actual costs of such possession
- 7 or removal.
- 8 For advertising property for sale, \$8.
- 9 For making certificate of sale and making and filing
- 10 duplicate for record, \$8, and the fee for recording same
- 11 shall be advanced by the judgment creditor and taxed as
- 12 costs.
- 13 For preparing, executing and acknowledging deed on
- 14 redemption from a court sale of real estate, \$15; for
- 15 preparing, executing and acknowledging all other deeds on
- sale of real estate, \$10.
- 17 For making and filing certificate of redemption, \$9, and
- 18 the fee for recording same shall be advanced by party making
- 19 the redemption and taxed as costs.
- 20 For making and filing certificate of redemption from a
- 21 court sale, \$11, and the fee for recording same shall be
- 22 advanced by the party making the redemption and taxed as
- costs.
- For taking all bonds on legal process, \$5.
- For taking special bail, \$5.
- For returning each process, \$8.
- 27 Mileage for service or attempted service of all process,
- 28 20¢ per mile each way necessarily traveled in making or
- 29 attempting to make such service computed from the place of
- 30 holding court.
- For attending before a court with a prisoner on an order
- for habeas corpus, \$9 per day.
- For executing requisitions from other States, \$13.
- For conveying each prisoner from the prisoner's county to

- 1 the jail of another county, per mile for going only, 25¢.
- 2 For committing to or discharging each prisoner from jail,
- 3 \$3.

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- 4 For feeding each prisoner, such compensation to cover
- actual costs as may be fixed by the county board, but such 5
- compensation shall not be considered a part of the fees of 6
- 7 the office.
- 8 For committing each prisoner to jail under the
- the United States, to be paid by the marshal or other person 9
- requiring his confinement, \$3. 10
- 11 For feeding such prisoners per day, \$3, to be paid by the
- 12 marshal or other person requiring the prisoner's confinement.
- 13 For discharging such prisoners, \$3.
- For conveying persons to the penitentiary, reformatories, 14
- 15 Illinois State Training School for Boys, Illinois State
- 16 Training School for Girls, Reception Centers and Illinois
- Security Hospital, the following fees, payable out of the 17
- State Treasury. When one person is conveyed, 20¢ per mile in 18
- 19 going to the penitentiary, reformatories, Illinois State
- Training School for Boys, Illinois State Training School for 20
- 21 Girls, Reception Centers and Illinois Security Hospital from
- 22 the place of conviction; when 2 persons are conveyed at the
- the second person; when more than 2 persons are conveyed at

same time, 20¢ per mile for the first and 15¢ per mile for

- 25 the same time as Stated above, the sheriff shall be allowed
- 20¢ per mile for the first, 15¢ per mile for the second and 26
- 10¢ per mile for each additional person. 27
- The fees provided for herein for transporting persons to 28
- the penitentiary, reformatories, Illinois State Training 29
- 30 School for Boys, Illinois State Training School for Girls,
- Reception Centers and Illinois Security Hospital, shall be 31
- paid for each trip so made. Mileage as used in this Section 32
- means the shortest route on a hard surfaced road, (either 33
- State Bond Issue Route or Federal highways) or railroad, 34

- 1 whichever is shorter, between the place from which the person
- 2 is to be transported, to the penitentiary, reformatories,
- 3 Illinois State Training School for Boys, Illinois State
- 4 Training School for Girls, Reception Centers and Illinois
- 5 Security Hospital, and all fees per mile shall be computed on
- 6 such basis.
- 7 In addition to the above fees, there shall be allowed to
- 8 the sheriff a fee of \$900 for the sale of real estate which
- 9 shall be made by virtue of any judgment of a court. In
- 10 addition to this fee and all other fees provided by this
- 11 Section, there shall be allowed to the sheriff a fee in
- 12 accordance with the following schedule for the sale of
- 13 personal estate which is made by virtue of any judgment of a
- 14 court:
- 15 For judgments up to \$1,000, \$85;
- 16 For judgments over \$1,000 to \$15,000, \$175;
- 17 For judgments over \$15,000, \$400.
- In all cases where the judgment is settled by the
- 19 parties, replevied, stopped by injunction or paid, or where
- 20 the property levied upon is not actually sold, the sheriff
- 21 shall be allowed the fee for levying and mileage, together
- 22 with half the fee for all money collected by him or her which
- 23 he or she would be entitled to if the same were made by sale
- in the enforcement of a judgment. In no case shall the fee
- 25 exceed the amount of money arising from the sale.
- 26 The fee requirements of this Section do not apply to
- 27 police departments or other law enforcement agencies. For
- 28 the purposes of this Section, "law enforcement agency" means
- an agency of the State or unit of local government which is
- 30 vested by law or ordinance with the duty to maintain public
- order and to enforce criminal laws or ordinances.
- 32 The fee requirements of this Section do not apply to
- 33 units of local government or school districts.
- 34 (Source: P.A. 86-962; 87-669; 87-670.)

- 1 (55 ILCS 5/4-12002) (from Ch. 34, par. 4-12002)
- 2 Sec. 4-12002. Fees of recorder in third class counties.
- 3 The fees of the recorder in counties of the third class for
- 4 recording deeds or other instruments that are in writing and
- 5 maps of plats of additions, subdivisions or otherwise, and
- 6 for certifying copies of records, shall be paid in advance
- 7 and shall be as follows:
- 8 For recording deeds or other instruments \$20 for the
- 9 first 2 pages thereof, plus \$2 for each additional page
- 10 thereof. The aggregate minimum fee for recording any one
- instrument shall not be less than \$20.
- 12 For recording deeds or other instruments wherein the
- 13 premises affected thereby are referred to by document number
- 14 and not by legal description the recorder shall charge a fee
- of \$4 in addition to that hereinabove referred to for each
- 16 document number therein noted.
- 17 For recording deeds or other instruments wherein more
- 18 than one tract, parcel or lot is described and such
- 19 additional tract, or tracts, parcel or parcels, lot or lots
- 20 is or are described therein as falling in a separate or
- 21 different addition or subdivision the recorder shall charge
- as an additional fee, to that herein provided, the sum of \$2
- 23 for each additional addition or subdivision referred to in
- 24 such deed or instrument.
- 25 For recording maps or plats of additions, subdivisions or
- otherwise (including the spreading of the same of record in
- well bound books) \$100 plus \$2 for each tract, parcel or lot
- 28 contained therein.
- 29 For certified copies of records the same fees as for
- 30 recording, but in no case shall the fee for a certified copy
- 31 of a map or plat of an addition, subdivision or otherwise
- 32 exceed \$200.
- For filing of each release of any chattel mortgage or
- 34 trust deed which has been filed but not recorded and for

- 1 indexing the same in the book to be kept for that purpose
- 2 \$10.
- 3 For processing the sworn or affirmed statement required
- 4 for filing a deed or assignment of a beneficial interest in a
- 5 land trust in accordance with Section 3-5020 of this Code,
- 6 \$2.
- 7 The recorder shall charge an additional fee, in an amount
- 8 equal to the fee otherwise provided by law, for recording a
- 9 document (other than a document filed under the Plat Act or
- 10 the Uniform Commercial Code) that does not conform to the
- 11 following standards:
- 12 (1) The document shall consist of one or more
- individual sheets measuring 8.5 inches by 11 inches, not
- 14 permanently bound and not a continuous form. Graphic
- displays accompanying a document to be recorded that
- measure up to 11 inches by 17 inches shall be recorded
- 17 without charging an additional fee.
- 18 (2) The document shall be legibly printed in black
- ink, by hand, type, or computer. Signatures and dates
- 20 may be in contrasting colors if they will reproduce
- 21 clearly.
- 22 (3) The document shall be on white paper of not
- less than 20-pound weight and shall have a clean margin
- of at least one-half inch on the top, the bottom, and
- each side. Margins may be used only for non-essential
- 26 notations that will not affect the validity of the
- document, including but not limited to form numbers, page
- numbers, and customer notations.
- 29 (4) The first page of the document shall contain a
- 30 blank space, measuring at least 3 inches by 5 inches,
- 31 from the upper right corner.
- 32 (5) The document shall not have any attachment
- 33 stapled or otherwise affixed to any page.
- 34 A document that does not conform to these standards shall not

- 1 be recorded except upon payment of the additional fee
- 2 required under this paragraph. This paragraph, as amended by
- 3 this amendatory Act of 1995, applies only to documents dated
- 4 after the effective date of this amendatory Act of 1995.
- 5 The fee requirements of this Section apply to units of
- 6 local government and school districts.
- 7 (Source: P.A. 88-691, eff. 1-24-95; 89-160, eff. 7-19-95.)
- 8 (55 ILCS 5/4-12003) (from Ch. 34, par. 4-12003)
- 9 Sec. 4-12003. Fees of county clerk in third class
- 10 counties. The fees of the county clerk in counties of the
- 11 third class are <u>as follows</u>:
- 12 For issuing each marriage license, sealing, filing and
- 13 recording the same and the certificate thereto (one charge),
- 14 \$30.
- 15 For taking, certifying to and sealing the acknowledgment
- of a deed, power of attorney, or other writing, \$1.
- 17 For filing and entering certificates in case of estrays,
- and furnishing notices for publication thereof (one charge),
- 19 \$1.50.
- 20 For recording all papers and documents required by law to
- 21 be recorded in the office of the county clerk, \$2 plus 30¢
- for every 100 words in excess of 600 words.
- For certificate and seal, not in a case in a court
- 24 whereof he is clerk, \$1.
- 25 For making and certifying a copy of any record or paper
- in his office, \$2 for every page.
- 27 For filing papers in his office, 50¢ for each paper
- 28 filed, except that no fee shall be charged for filing a
- 29 Statement of economic interest pursuant to the Illinois
- 30 Governmental Ethics Act or reports made pursuant to Article 9
- 31 of The Election Code.
- 32 For making transcript of taxable property for the
- 33 assessors, 8¢ for each tract of land or town lot. For

1 extending other than State and county taxes, 8¢ for each tax

on each tract or lot, and 8¢ for each person's personal tax,

3 to be paid by the authority for whose benefit the transcript

4 is made and the taxes extended. The county clerk shall

certify to the county collector the amount due from each

6 authority for such services and the collector in his

7 settlement with such authority shall reserve such amount from

8 the amount payable by him to such authority.

9 For adding and bringing forward with current tax warrants
10 amounts due for forfeited or withdrawn special assessments,
11 8¢ for each lot or tract of land described and transcribed.

12 For computing and extending each assessment of

2 For computing and extending each assessment or

for computing and extending each penalty, 8¢ on each

installment thereof and interest, 8¢ on each description; and

description. These fees shall be paid by the city, village,

or taxing body for whose benefit the transcript is made and

the assessment and penalties are extended. The county clerk

shall certify to the county collector the amount due from

each city, village or taxing body, for such services, and the

collector in his settlement with such taxing body shall

reserve such amount from the amount payable by him to such

22 city, village or other taxing body.

For cancelling certificates of sale, \$4 for each tract or

24 lot.

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For making search and report of general taxes and special assessments for use in the preparation of estimate of cost of redemption from sales or forfeitures or withdrawals or for use in the preparation of estimate of cost of purchase of forfeited property, or for use in preparation of order on the county collector for searches requested by buyers at annual tax sale, for each lot or tract, \$4 for the first year searched, and \$2 for each additional year or fraction

33 thereof.

For preparing from tax search report estimate of cost of

- 1 redemption concerning property sold, forfeited or withdrawn
- 2 for non-payment of general taxes and special assessments, if
- any, \$1 for each lot or tract. 3
- 4 For certificate of deposit for redemption, \$4.
- 5 For preparing from tax search report estimate of and
- б order to county collector to receive amount necessary to
- 7 redeem or purchase lands or lots forfeited for non-payment of
- 8 general taxes, \$3 for each lot or tract.
- 9 For preparing from tax search report estimate of and
- order to county collector to receive amount necessary to 10
- 11 redeem or purchase lands or lots forfeited for non-payment of
- special assessments, \$4 for each lot or tract. 12
- For issuing certificate of sale of forfeited property, 13
- \$10. 14

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- 15 For noting on collector's warrants tax sales subject to
- 16 redemption, 20¢ for each tract or lot of land, to be paid by
- either the person making the redemption from tax sale, the 17
- person surrendering the certificate of sale for cancellation, 18
- 19 or the person taking out tax deed.
- For noting on collector's warrant special assessments 20
- 21 withdrawn from collection 20¢ for each tract or lot of land,
- 22 to be charged against the lot assessed in the withdrawn
- 23 special assessment when brought forward with current tax or
- when redeemed by the county clerk. The county clerk shall 24
- 25 certify to the county collector the amount due from each
- city, village or taxing body for such fees, each year, and 26
- the county collector in his settlement with such taxing body

shall reserve such amount from the amount payable by him to

- 29 such taxing body.
- 30 For taking and approving official bond of a
- assessor, filing and recording same, and issuing certificate 31
- 32 of election or qualification to such official or to the
- Secretary of State, \$10, to be paid by the officer-elect. 33
- For certified copies of plats, 20¢ for each lot shown in 34

- 1 copy, but no charge less than \$4.
- 2 For tax search and issuing Statement regarding same on
- 3 new plats to be recorded, \$10.
- 4 For furnishing written description in conformity with
- 5 permanent real estate index number, \$2 for each written
- 6 description.
- 7 The following fees shall be allowed for services in
- 8 matters of taxes and assessments, and shall be charged as
- 9 costs against the delinquent property, and collected with the
- 10 taxes thereon:
- 11 For entering judgment, 8¢ for each tract or lot.
- 12 For services in attending the tax sale and issuing
- certificates of sale and sealing the same, \$10 for each tract
- or lot.
- 15 For making list of delinquent lands and town lots sold,
- to be filed with the State Comptroller, 10¢ for each tract or
- 17 lot sold.
- 18 The following fees shall be audited and allowed by the
- 19 board of county commissioners and paid from the county
- treasury.
- 21 For computing State or county taxes, on each description
- of real estate and each person's, firm's or corporation's
- 23 personal property tax, for each extension of each tax, 4¢,
- 24 which shall include the transcribing of the collector's
- books.
- 26 For computing, extending and bringing forward, and adding
- 27 to the current tax, the amount due for general taxes on lands
- 28 and lots previously forfeited to the State, for each
- 29 extension of each tax, 4¢ for the first year, and for
- 30 computing and extending the tax and penalty for each
- 31 additional year, 6¢.
- 32 For making duplicate or triplicate sets of books,
- 33 containing transcripts of taxable property, for the board of
- 34 assessors and board of review, 3¢ for each description

- 1 entered in each book.
- 2 For filing, indexing and recording or binding each birth,
- 3 death or stillbirth certificate or report, 15¢, which fee
- 4 shall be in full for all services in connection therewith,
- 5 including the keeping of accounts with district registrars.
- 6 For posting new subdivisions or plats in official
- 7 atlases, 25¢ for each lot.
- 8 For compiling new sheets for atlases, 20¢ for each lot.
- 9 For compiling new atlases, including necessary record
- 10 searches, 25¢ for each lot.
- 11 For investigating and reporting on each new plat,
- 12 referred to county clerk, \$2.
- 13 For attending sessions of the board of county
- 14 commissioners thereof, \$5 per day, for each clerk in
- 15 attendance.
- 16 For recording proceedings of the board of county
- 17 commissioners, 15¢ per 100 words.
- 18 For filing papers which must be kept in office of
- 19 comptroller of Cook County, 10¢ for each paper filed.
- For filing and indexing contracts, bonds, communications,
- 21 and other such papers which must be kept in office of
- comptroller of Cook County, 15¢ for each document.
- 23 For swearing any person to necessary affidavits relating
- to the correctness of claims against the county, 25¢.
- 25 For issuing warrants in payment of salaries, supplies and
- other accounts, and all necessary auditing and bookkeeping
- work in connection therewith, 10¢ each.
- The fee requirements of this Section do not apply to
- 29 units of local government or school districts.
- 30 (Source: P.A. 86-962; 87-669.)
- 31 Section 10. The Vital Records Act is amended by changing
- 32 Section 25 as follows:

1 (410 ILCS 535/25) (from Ch. 111 1/2, par. 73-25)

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Sec. 25. In accordance with Section 24 of this Act, and the regulations adopted <u>under that Section</u> pursuant-therete:

The State Registrar of Vital Records shall search the files of birth, death, and fetal death records, upon receipt of a written request and a fee of \$10 from any applicant entitled to such search. A search fee shall not be required for commemorative birth certificates issued by the State Registrar. If, upon search, the record requested is found, the State Registrar shall furnish the applicant one certification of such record, under the seal of such office. If the request is for a certified copy of the record an additional fee of \$5 shall be required. If the request is for a certified copy of a death certificate or a fetal death certificate, an additional fee of \$2 is required. additional fee shall be deposited into the Death Certificate Surcharge Fund. A further fee of \$2 shall be required for each additional certification or certified copy requested. If the requested record is not found, the State Registrar shall furnish the applicant a certification attesting to that fact, if so requested by the applicant. A further fee of \$2 shall be required for each additional certification that no record has been found.

Any local registrar or county clerk shall search the files of birth, death and fetal death records, upon receipt of a written request from any applicant entitled to such search. If upon search the record requested is found, such local registrar or county clerk shall furnish the applicant one certification or certified copy of such record, under the seal of such office. If the requested record is not found, the local registrar or county clerk shall furnish the applicant a certification attesting to that fact, if so requested by the applicant. The local registrar or county clerk may charge fees for providing services for which the

- 1 State Registrar may charge fees under this Section, except
- 2 that such fees may not exceed the fees charged by the State
- 3 Registrar.
- 4 A request to any custodian of vital records for a search
- of the death record indexes for genealogical research shall
- 6 require a fee of \$10 per name for a 5 year search. An
- 7 additional fee of \$1 for each additional year searched shall
- 8 be required. If the requested record is found, one
- 9 uncertified copy shall be issued without additional charge.
- 10 Any fee received by the State Registrar pursuant to this
- 11 Section which is of an insufficient amount may be returned by
- 12 the State Registrar upon his recording the receipt of such
- 13 fee and the reason for its return. The State Registrar is
- 14 authorized to maintain a 2 signature, revolving checking
- 15 account with a suitable commercial bank for the purpose of
- 16 depositing and withdrawing-for-return cash received and
- 17 determined insufficient for the service requested.
- 18 (2) The certification of birth may contain only the
- 19 name, sex, date of birth, and place of birth, of the person
- 20 to whom it relates, the name, age and birthplace of the
- 21 parents, and the file number; and none of the other data on
- 22 the certificate of birth except as authorized under
- 23 subsection (5) of this Section.
- 24 (3) The certification of death shall contain only the
- 25 name, Social Security Number, sex, date of death, and place
- of death of the person to whom it relates, and file number;
- and none of the other data on the certificate of death except
- as authorized under subsection (5) of this Section.
- 29 (4) Certification or a certified copy of a certificate
- 30 shall be issued:
- 31 (a) Upon the order of a court of competent
- 32 jurisdiction; or
- 33 (b) In case of a birth certificate, upon the
- 34 specific written request for a certification or certified

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copy by the person, if of legal age, by a parent or other legal representative of the person to whom the record of birth relates, or by a person having a genealogical interest; or

- (c) Upon the specific written request for a certification or certified copy by a department of the state or a municipal corporation or the federal government; or
- 9 (d) In case of a death or fetal death certificate,
  10 upon specific written request for a certified copy by a
  11 person, or his duly authorized agent, having a
  12 genealogical, personal or property right interest in the
  13 record.

A genealogical interest shall be a proper purpose with respect to births which occurred not less than 75 years and deaths which occurred not less than 20 years prior to the date of written request. Where the purpose of the request is a genealogical interest, the custodian shall stamp the certification or copy with the words, FOR GENEALOGICAL PURPOSES ONLY.

- (5) Any certification or certified copy issued pursuant to this Section shall show the date of registration; and copies issued from records marked "delayed," "amended," or "court order" shall be similarly marked and show the effective date.
- (6) Any certification or certified copy of a certificate 26 issued in accordance with this Section shall be considered as 27 prima facie evidence of the facts therein stated, provided 28 29 that the evidentiary value of a certificate or record filed 30 more than one year after the event, or a record which has amended, shall be determined by the judicial or 31 been 32 administrative body or official before whom the certificate is offered as evidence. 33
  - (7) Any certification or certified copy issued pursuant

- 1 to this Section shall be issued without charge when the
- 2 record is required by the United States Veterans
- 3 Administration or by any accredited veterans organization to
- 4 be used in determining the eligibility of any person to
- 5 participate in benefits available from such organization.
- 6 Requests for such copies must be in accordance with Sections
- 7 1 and 2 of "An Act to provide for the furnishing of copies of
- 8 public documents to interested parties, approved May 17,
- 9 1935, as now or hereafter amended.
- 10 (8) The National Vital Statistics Division, or any
- 11 agency which may be substituted therefor, may be furnished
- 12 such copies or data as it may require for national
- 13 statistics; provided that the State shall be reimbursed for
- 14 the cost of furnishing such data; and provided further that
- 15 such data shall not be used for other than statistical
- 16 purposes by the National Vital Statistics Division, or any
- 17 agency which may be substituted therefor, unless so
- 18 authorized by the State Registrar of Vital Records.
- 19 (9) Federal, State, local, and other public or private
- 20 agencies may, upon request, be furnished copies or data for
- 21 statistical purposes upon such terms or conditions as may be
- 22 prescribed by the Department.
- 23 (10) The State Registrar of Vital Records, at his
- 24 discretion and in the interest of promoting registration of
- births, may issue, without fee, to the parents or guardian of
- 26 any or every child whose birth has been registered in
- 27 accordance with the provisions of this Act, a special notice
- 28 of registration of birth.
- 29 (11) No person shall prepare or issue any certificate
- 30 which purports to be an original, certified copy, or
- 31 certification of a certificate of birth, death, or fetal
- 32 death, except as authorized in this Act or regulations
- adopted hereunder.
- 34 (12) A computer print-out of any record of birth, death

- 1 or fetal record that may be certified under this Section may
- 2 be used in place of such certification and such computer
- 3 print-out shall have the same legal force and effect as a
- 4 certified copy of the document.
- 5 (13) The State Registrar may verify from the information
- 6 contained in the index maintained by the State Registrar the
- 7 authenticity of information on births, deaths, marriages and
- 8 dissolution of marriages provided to a federal agency or a
- 9 public agency of another state by a person seeking benefits
- or employment from the agency, provided the agency pays a fee
- 11 of \$10.
- 12 (14) The State Registrar may issue commemorative birth
- 13 certificates to persons eligible to receive birth
- 14 certificates under this Section upon the payment of a fee to
- 15 be determined by the State Registrar.
- 16 (Source: P.A. 90-144, eff. 7-23-97; 91-382, eff. 7-30-99.)
- 17 Section 15. The Clerks of Courts Act is amended by
- changing Sections 27.2a, 27.3a, 27.3b, and 27.3c as follows:
- 19 (705 ILCS 105/27.2a) (from Ch. 25, par. 27.2a)
- 20 Sec. 27.2a. The fees of the clerks of the circuit court
- in all counties having a population of 3,000,000 or more
- 22 inhabitants in the instances described in this Section shall
- 23 be as provided in this Section. The fees <u>must</u> shall be paid
- in advance and shall be as follows:
- 25 (a) Civil Cases.
- The fee for filing a complaint, petition, or other
- 27 pleading initiating a civil action, with the following
- exceptions, shall be \$190.
- 29 (A) When the amount of money or damages or the
- 30 value of personal property claimed does not exceed
- 31 \$250, \$15.
- 32 (B) When that amount exceeds \$250 but does not

1	exceed	\$1000.	\$40.
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- 2 (C) When that amount exceeds \$1000 but does not exceed \$2500, \$50.
- 4 (D) When that amount exceeds \$2500 but does not exceed \$5000, \$100.
  - (E) When that amount exceeds \$5000 but does not exceed \$15,000, \$150.
    - (F) For the exercise of eminent domain, \$150. For each additional lot or tract of land or right or interest therein subject to be condemned, the damages in respect to which shall require separate assessment by a jury, \$150.
    - (G) For the final determination of parking, standing, and compliance violations and final administrative decisions issued after hearings regarding vehicle immobilization and impoundment made pursuant to Sections 3-704.1, 6-306.5, and 11-208.3 of the Illinois Vehicle Code, \$25.
    - (b) Forcible Entry and Detainer.

In each forcible entry and detainer case when the plaintiff seeks possession only or unites with his or her claim for possession of the property a claim for rent or damages or both in the amount of \$15,000 or less, \$75. When the plaintiff unites his or her claim for possession with a claim for rent or damages or both exceeding \$15,000, \$225.

(c) Counterclaim or Joining Third Party Defendant.

When any defendant files a counterclaim as part of his or her answer or otherwise or joins another party as a third party defendant, or both, the defendant shall pay a fee for each counterclaim or third party action in an amount equal to the fee he or she would have had to pay had he or she brought a separate action for the relief sought in the counterclaim or against the third party

- defendant, less the amount of the appearance fee, if that has been paid.
- 3 (d) Confession of Judgment.

In a confession of judgment when the amount does not exceed \$1500, \$60. When the amount exceeds \$1500, but does not exceed \$5000, \$75. When the amount exceeds \$5000, but does not exceed \$15,000, \$175. When the amount exceeds \$15000, but does not exceed \$15,000, \$175. When the amount exceeds \$15,000, \$250.

9 (e) Appearance.

The fee for filing an appearance in each civil case shall be \$75, except as follows:

- 12 (A) When the plaintiff in a forcible entry and detainer case seeks possession only, \$40.
- 14 (B) When the amount in the case does not exceed \$1500, \$40.
- 16 (C) When that amount exceeds \$1500 but does not exceed \$15,000, \$60.
- 18 (f) Garnishment, Wage Deduction, and Citation.

In garnishment affidavit, wage deduction affidavit, and citation petition when the amount does not exceed \$1,000, \$15; when the amount exceeds \$1,000 but does not exceed \$5,000, \$30; and when the amount exceeds \$5,000, \$50.

- 24 (g) Petition to Vacate or Modify.
- 25 (1) Petition to vacate or modify any final judgment or order of court, except in forcible entry and detainer 26 cases and small claims cases or a petition to reopen an 27 estate, to modify, terminate, or enforce a judgment or 28 29 order for child or spousal support, or to modify, 30 suspend, or terminate an order for withholding, if filed before 30 days after the entry of the judgment or order, 31 \$50. 32
- 33 (2) Petition to vacate or modify any final judgment 34 or order of court, except a petition to modify,

- 1 terminate, or enforce a judgment or order for child or
- 2 spousal support or to modify, suspend, or terminate an
- 3 order for withholding, if filed later than 30 days after
- 4 the entry of the judgment or order, \$75.
- 5 (3) Petition to vacate order of bond forfeiture,
- 6 \$40.
- 7 (h) Mailing.
- 8 When the clerk is required to mail, the fee will be
- 9 \$10, plus the cost of postage.
- 10 (i) Certified Copies.
- 11 Each certified copy of a judgment after the first,
- 12 except in small claims and forcible entry and detainer
- 13 cases, \$15.
- 14 (j) Habeas Corpus.
- 15 For filing a petition for relief by habeas corpus,
- 16 \$125.
- 17 (k) Certification, Authentication, and Reproduction.
- 18 (1) Each certification or authentication for taking
- 19 the acknowledgment of a deed or other instrument in
- writing with the seal of office, \$6.
- 21 (2) Court appeals when original documents are
- forwarded, under 100 pages, plus delivery and costs, \$75.
- 23 (3) Court appeals when original documents are
- forwarded, over 100 pages, plus delivery and costs, \$150.
- 25 (4) Court appeals when original documents are
- forwarded, over 200 pages, an additional fee of 25 cents
- per page.
- 28 (5) For reproduction of any document contained in
- the clerk's files:
- 30 (A) First page, \$2.
- 31 (B) Next 19 pages, 50 cents per page.
- 32 (C) All remaining pages, 25 cents per page.
- 33 (1) Remands.
- In any cases remanded to the Circuit Court from the

1 Supreme Court or the Appellate Court for a new trial, the 2 clerk shall file the remanding order and reinstate the case with either its original number or a new number. 3 4 The Clerk shall not charge any new or additional fee for the reinstatement. Upon reinstatement the Clerk shall 5 advise the parties of the reinstatement. A party shall 6 7 have the same right to a jury trial on remand and reinstatement as he or she had before the appeal, and no 8 9 additional or new fee or charge shall be made for a jury trial after remand. 10

- 11 (m) Record Search.
- For each record search, within a division or municipal district, the clerk shall be entitled to a search fee of \$6 for each year searched.
- 15 (n) Hard Copy.
- For each page of hard copy print output, when case records are maintained on an automated medium, the clerk shall be entitled to a fee of \$6.
- 19 (o) Index Inquiry and Other Records.
- fee shall charged 20 Nο be for a single 2.1 plaintiff/defendant index inquiry or single case record 22 inquiry when this request is made in person and the 23 records are maintained in a current automated medium, and when no hard copy print output is requested. The fees to 24 25 be charged for management records, multiple case records, and multiple journal records may be specified by the 26 Chief Judge pursuant to the guidelines for access and 27 dissemination of information approved by the Supreme 28 29 Court.
- 30 (p) Commitment Petitions.
- For filing commitment petitions under the Mental Health and Developmental Disabilities Code, \$50.
- 33 (q) Alias Summons.
- For each alias summons or citation issued by the

1 clerk, \$5.

(r) Other Fees.

Any fees not covered in this Section shall be set by rule or administrative order of the Circuit Court with the approval of the Administrative Office of the Illinois Courts.

The clerk of the circuit court may provide additional services for which there is no fee specified by statute in connection with the operation of the clerk's office as may be requested by the public and agreed to by the clerk and approved by the chief judge of the circuit court. Any charges for additional services shall be as agreed to between the clerk and the party making the request and approved by the chief judge of the circuit court. Nothing in this subsection shall be construed to require any clerk to provide any service not otherwise required by law.

(s) Jury Services.

The clerk shall be entitled to receive, in addition to other fees allowed by law, the sum of \$212.50, as a fee for the services of a jury in every civil action not quasi-criminal in its nature and not a proceeding for the exercise of the right of eminent domain and in every other action wherein the right of trial by jury is or may be given by law. The jury fee shall be paid by the party demanding a jury at the time of filing the jury demand. If the fee is not paid by either party, no jury shall be called in the action or proceeding, and the same shall be tried by the court without a jury.

(t) Voluntary Assignment.

For filing each deed of voluntary assignment, \$20; for recording the same, 50¢ for each 100 words. Exceptions filed to claims presented to an assignee of a debtor who has made a voluntary assignment for the

1	benefit of creditors shall be considered and treated, for
2	the purpose of taxing costs therein, as actions in which
3	the party or parties filing the exceptions shall be
4	considered as party or parties plaintiff, and the
5	claimant or claimants as party or parties defendant, and
6	those parties respectively shall pay to the clerk the
7	same fees as provided by this Section to be paid in other
8	actions.

(u) Expungement Petition.

The clerk shall be entitled to receive a fee of \$60 for each expungement petition filed and an additional fee of \$4 for each certified copy of an order to expunge arrest records.

14 (v) Probate.

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The clerk is entitled to receive the fees specified in this subsection (v), which shall be paid in advance, except that, for good cause shown, the court may suspend, reduce, or release the costs payable under this subsection:

- (1) For administration of the estate of a decedent
  (whether testate or intestate) or of a missing person,
  \$150, plus the fees specified in subsection (v)(3),
  except:
- (A) When the value of the real and personal property does not exceed \$15,000, the fee shall be \$40.
  - (B) When (i) proof of heirship alone is made, (ii) a domestic or foreign will is admitted to probate without administration (including proof of heirship), or (iii) letters of office are issued for a particular purpose without administration of the estate, the fee shall be \$40.
- 32 (2) For administration of the estate of a ward, 33 \$75, plus the fees specified in subsection (v)(3), except:

1	(A) When the value of the real and personal
2	property does not exceed \$15,000, the fee shall be
3	\$40.
4	(B) When (i) letters of office are issued to a
5	guardian of the person or persons, but not of the
6	estate or (ii) letters of office are issued in the
7	estate of a ward without administration of the
8	estate, including filing or joining in the filing of
9	a tax return or releasing a mortgage or consenting
10	to the marriage of the ward, the fee shall be \$20.
11	(3) In addition to the fees payable under
12	subsection $(v)(1)$ or $(v)(2)$ of this Section, the
13	following fees are payable:
14	(A) For each account (other than one final
15	account) filed in the estate of a decedent, or ward,
16	\$25.
17	(B) For filing a claim in an estate when the
18	amount claimed is \$150 or more but less than \$500,
19	\$20; when the amount claimed is \$500 or more but
20	less than \$10,000, \$40; when the amount claimed is
21	\$10,000 or more, \$60; provided that the court in
22	allowing a claim may add to the amount allowed the
23	filing fee paid by the claimant.
24	(C) For filing in an estate a claim, petition,
25	or supplemental proceeding based upon an action
26	seeking equitable relief including the construction
27	or contest of a will, enforcement of a contract to
28	make a will, and proceedings involving testamentary
29	trusts or the appointment of testamentary trustees,
30	\$60.
31	(D) For filing in an estate (i) the appearance
32	of any person for the purpose of consent or (ii) the
33	appearance of an executor, administrator,
34	administrator to collect, guardian, guardian ad

litem, or special administrator, no fee.

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- 2 (E) Except as provided in subsection 3 (v)(3)(D), for filing the appearance of any person 4 or persons, \$30.
  - (F) For each jury demand, \$137.50.
  - (G) For disposition of the collection of a judgment or settlement of an action or claim for wrongful death of a decedent or of any cause of action of a ward, when there is no other administration of the estate, \$50\$, less any amount paid under subsection (v)(1)(B) or (v)(2)(B) except that if the amount involved does not exceed \$5,000\$, the fee, including any amount paid under subsection (v)(1)(B) or (v)(2)(B), shall be \$20\$.
  - (H) For each certified copy of letters of office, of court order or other certification, \$2, plus \$1 per page in excess of 3 pages for the document certified.
  - (I) For each exemplification, \$2, plus the fee for certification.
  - (4) The executor, administrator, guardian, petitioner, or other interested person or his or her attorney shall pay the cost of publication by the clerk directly to the newspaper.
  - (5) The person on whose behalf a charge is incurred for witness, court reporter, appraiser, or other miscellaneous fee shall pay the same directly to the person entitled thereto.
  - (6) The executor, administrator, guardian, petitioner, or other interested person or his or her attorney shall pay to the clerk all postage charges incurred by the clerk in mailing petitions, orders, notices, or other documents pursuant to the provisions of the Probate Act of 1975.

1	(w)	Criminal and Quasi-Criminal Costs and Fees.
2		(1) The clerk shall be entitled to costs in al
3		criminal and quasi-criminal cases from each perso
4		convicted or sentenced to supervision therein as follows
5		(A) Felony complaints, \$125.
6		(B) Misdemeanor complaints, \$75.
7		(C) Business offense complaints, \$75.
8		(D) Petty offense complaints, \$75.
9		(E) Minor traffic or ordinance violations
10		\$30.
11		(F) When court appearance required, \$50.
12		(G) Motions to vacate or amend final orders
13		\$40.
14		(H) Motions to vacate bond forfeiture orders
15		\$30.
16		(I) Motions to vacate ex parte judgments
17		whenever filed, \$30.
18		(J) Motions to vacate judgment on forfeitures
19		whenever filed, \$25.
20		(K) Motions to vacate "failure to appear" o
21		"failure to comply" notices sent to the Secretary o
22		State, \$40.
23		(2) In counties having a population of 3,000,000 o
24		more, when the violation complaint is issued by
25		municipal police department, the clerk shall be entitle
26		to costs from each person convicted therein as follows:
27		(A) Minor traffic or ordinance violations
28		\$30.
29		(B) When court appearance required, \$50.
30		(3) In ordinance violation cases punishable by fin
31		only, the clerk of the circuit court shall be entitled t
32		receive, unless the fee is excused upon a finding by th
33		court that the defendant is indigent, in addition t
34		other fees or costs allowed or imposed by law, the sum o

tried by the court without a jury.

- \$112.50 as a fee for the services of a jury. The jury
  fee shall be paid by the defendant at the time of filing
  his or her jury demand. If the fee is not so paid by the
  defendant, no jury shall be called, and the case shall be
- 6 (x) Transcripts of Judgment.

For the filing of a transcript of judgment, the clerk shall be entitled to the same fee as if it were the commencement of a new suit.

10 (y) Change of Venue.

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- 11 (1) For the filing of a change of case on a change 12 of venue, the clerk shall be entitled to the same fee as 13 if it were the commencement of a new suit.
- 14 (2) The fee for the preparation and certification 15 of a record on a change of venue to another jurisdiction, 16 when original documents are forwarded, \$40.
- 17 (z) Tax objection complaints.

For each tax objection complaint containing one or more tax objections, regardless of the number of parcels involved or the number of taxpayers joining in the complaint, \$50.

- 22 (aa) Tax Deeds.
- 23 (1) Petition for tax deed, if only one parcel is involved, \$250.
- 25 (2) For each additional parcel, add a fee of \$100.
- 26 (bb) Collections.
- 27 (1) For all collections made of others, except the 28 State and county and except in maintenance or child 29 support cases, a sum equal to 3.0% of the amount 30 collected and turned over.
- 31 (2) Interest earned on any funds held by the clerk 32 shall be turned over to the county general fund as an 33 earning of the office.
- 34 (3) For any check, draft, or other bank instrument

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returned to the clerk for non-sufficient funds, account closed, or payment stopped, \$25.

(4) In child support and maintenance cases, the clerk, if authorized by an ordinance of the county board, may collect an annual fee of up to \$36 from the person making payment for maintaining child support records and the processing of support orders to the State of Illinois KIDS system and the recording of payments issued by the State Disbursement Unit for the official record of the Court. This fee shall be in addition to and separate from amounts ordered to be paid as maintenance or child support and shall be deposited into a Separate Maintenance and Child Support Collection Fund, of which the clerk shall be the custodian, ex-officio, to be used by the clerk to maintain child support orders and record all payments issued by the State Disbursement Unit for the official record of the Court. The clerk may recover from the person making the maintenance or child support payment any additional cost incurred in the collection of this annual fee.

The clerk shall also be entitled to a fee of \$5 for certifications made to the Secretary of State as provided in Section 7-703 of the Family Financial Responsibility Law and these fees shall also be deposited into the Separate Maintenance and Child Support Collection Fund.

(cc) Corrections of Numbers.

For correction of the case number, case title, or attorney computer identification number, if required by rule of court, on any document filed in the clerk's office, to be charged against the party that filed the document, \$25.

- 32 (dd) Exceptions.
- 33 (1) The fee requirements of this Section shall not 34 apply to police departments or other law enforcement

- agencies. In this Section, "law enforcement agency"
  means an agency of the State or a unit of local
  government which is vested by law or ordinance with the
  duty to maintain public order and to enforce criminal
  laws or ordinances. "Law enforcement agency" also means
  the Attorney General or any state's attorney.
- 7 No fee provided herein shall be charged to any 8 unit of local government or school district. The fee 9 requirements of this Section shall not apply to any action instituted under subsection (b) of Section 11-31-1 10 11 of the Illinois Municipal Code by a private owner or tenant of real property within 1200 feet of a dangerous 12 or unsafe building seeking an order compelling the owner 13 or owners of the building to take any of the actions 14 authorized under that subsection. 15
- 16 (ee) Adoption.
- 17 (1) For an adoption.....\$65
- 18 (2) Upon good cause shown, the court may waive the
  19 adoption filing fee in a special needs adoption. The
  20 term "special needs adoption" shall have the meaning
  21 ascribed to it by the Illinois Department of Children and
  22 Family Services.
- 23 (ff) Adoption exemptions.
- No fee other than that set forth in subsection (ee)
- shall be charged to any person in connection with an
- adoption proceeding.
- 27 (Source: P.A. 90-466, eff. 8-17-97; 90-796, eff. 12-15-98;
- 28 91-321, eff. 1-1-00; 91-612, eff. 10-1-99; 91-821, eff.
- 29 6-13-00.)
- 30 (705 ILCS 105/27.3a) (from Ch. 25, par. 27.3a)
- 31 Sec. 27.3a. Fees for automated record keeping.
- 32 1. The expense of establishing and maintaining automated
- 33 record keeping systems in the offices of the clerks of the

1 circuit court shall be borne by the county. To defray that 2 such expense in any county having established such an automated system or which elects to establish such a system, 3 4 the county board may require the clerk of the circuit court in their county to charge and collect a court automation fee 5 6 of not less than \$1 nor more than \$5 to be charged and 7 collected by the clerk of the court. Such fee shall be paid filing the first pleading, paper or other 8 the time of 9 appearance filed by each party in all civil cases or by defendant in any felony, traffic, misdemeanor, municipal 10 11 ordinance, or conservation case upon a judgment of guilty or grant of supervision, provided that the record keeping system 12 13 which processes the case category for which the fee is charged is automated or has been approved for automation by 14 15 the county board, and provided further that no additional fee 16 shall be required if more than one party is presented in a single pleading, paper or other appearance. Such fee shall 17 be collected in the manner in which all other fees or costs 18 19 are collected.

- Each clerk shall 20 2. . commence such charges and 21 collections upon receipt of written notice from the chairman 22 of the county board together with a certified copy of 23 board's resolution, which the clerk shall file of record in his office. 24
- 25 Such fees shall be in addition to all other fees and charges of such clerks, and assessable as costs, and may be 26 27 waived only if the judge specifically provides for the waiver of the court automation fee. The fees shall be remitted 28 29 monthly by such clerk to the county treasurer, to be retained 30 by him in a special fund designated as the court automation fund. The fund shall be audited by the county auditor, and 31 32 the board shall make expenditure from the fund in payment of any cost related to the automation of court 33 records, 34 including hardware, software, research and development costs

- 1 and personnel related thereto, provided that the expenditure
- 2 is approved by the clerk of the court and by the chief judge
- 3 of the circuit court or his designate.
- 4. Such fees shall not be charged in any matter coming
- 5 to any such clerk on change of venue, nor in any proceeding
- 6 to review the decision of any administrative officer, agency
- 7 or body.
- 8 (Source: P.A. 87-669; 87-670; 87-671; 87-838; 87-1230.)
- 9 (705 ILCS 105/27.3b) (from Ch. 25, par. 27.3b)
- 10 Sec. 27.3b. The clerk of court may accept payment of
- 11 fines, penalties, or costs by credit card or debit card
- 12 approved by the clerk from an offender who has been convicted
- of or placed on court supervision for a traffic offense,
- 14 petty offense, ordinance offense, or misdemeanor or who has
- 15 been convicted of a felony offense. The clerk of the court
- 16 may also accept payment of statutory fees by a credit card or
- 17 debit card. The clerk of the court may also accept the
- 18 credit card or debit card for the cash deposit of bail bond
- 19 fees up to \$300.
- 20 The Clerk of the circuit court may is-authorized-to enter
- 21 into contracts with credit card or debit card companies
- 22 approved by the clerk and to pay those companies fees
- 23 normally charged by those companies for allowing the clerk of
- 24 the circuit court to accept their credit cards or debit cards
- 25 in payment as authorized herein. Where the offender pays
- 26 fines, penalties, or costs by credit card or debit card, or
- 27 anyone paying statutory fees of the circuit court clerk or
- 28 the posting of cash bail, the clerk shall collect a service
- 29 fee of up to \$5 or the amount charged to the clerk for use of
- 30 its services by the credit card or debit card issuer. This
- 31 service fee shall be in addition to any other fines,
- 32 penalties, or costs.
- 33 (Source: P.A. 91-733, eff. 1-1-01.)

- 1 (705 ILCS 105/27.3c) (from Ch. 25, par. 27.3c)
- 2 Sec. 27.3c. Document storage system; fees.
- The expense of establishing and maintaining a 3 4 document storage system in the offices of the circuit court 5 clerks in the several counties of this State shall be borne 6 by the county. To defray the expense in any county that 7 elects to establish a document storage system and convert the the circuit court clerk to electronic 8 records of 9 micrographic storage, the county board may require the clerk of the circuit court in its county to collect a court 10 11 document fee of not less than \$1 nor more than \$5, to be charged and collected by the clerk of the court. The fee 12 shall be paid at the time of filing the first pleading, 13 paper, or other appearance filed by each party in all civil 14 cases or by the defendant in any felony, misdemeanor, 15 16 traffic, ordinance, or conservation matter on a judgment of guilty or grant of supervision, provided that the document 17 18 storage system is in place or has been authorized by the 19 county board and further that no additional fee shall be required if more than one party is presented in a single 20 21 pleading, paper, or other appearance. The fee shall be collected in the manner in which all other fees or costs are 22 23 collected. The court document fee provided in this subsection (a) shall not apply to any petty offense moving 24 violation 25 written by a municipal police department counties having a population of more than 650,000 but less 26 than 3,000,000 inhabitants whether written under the Illinois 27 Vehicle Code or under any municipal ordinance. 28
- 29 (b) Each clerk shall commence charges and collections of 30 a court document fee upon receipt of written notice from the 31 chairman of the county board together with a certified copy 32 of the board's resolution, which the clerk shall file of 33 record in his or her office.
- 34 (c) Court document fees shall be in addition to other

- 1 fees and charges of the clerk, shall be assessable as costs,
- 2 and may be waived only if the judge specifically provides for
- 3 the waiver of the court document storage fee. The fees shall
- 4 be remitted monthly by the clerk to the county treasurer, to
- 5 be retained by the treasurer in a special fund designated as
- 6 the Court Document Storage Fund. The fund shall be audited
- 7 by the county auditor, and the board shall make expenditures
- 8 from the fund in payment of any costs relative to the storage
- 9 of court records, including hardware, software, research and
- 10 development costs, and related personnel, provided that the
- 11 expenditure is approved by the clerk of the circuit court.
- 12 (d) A court document fee shall not be charged in any
- 13 matter coming to the clerk on change of venue or in any
- 14 proceeding to review the decision of any administrative
- officer, agency, or body.
- 16 (Source: P.A. 86-1386; 87-670.)