JUDICIARY FILED MAR 10'03 SENATE FILE 330 BY COURTNEY

(COMPANION TO LSB 2465HH BY COHOON)

A BILL FOR

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S.F. **330** H.F.

1 Section 1. <u>NEW SECTION</u>. 356.7A COURTHOUSE SECURITY --2 DISTRIBUTION OF FUNDS.

3 The county board of supervisors may adopt an ordinance 4 establishing a courthouse security fee not to exceed fifteen 5 dollars to be assessed in civil and criminal proceedings 6 pursuant to sections 602.8105 and 602.8106. All courthouse 7 security moneys collected by the clerk of the district court 8 pursuant to section 602.8105 or 602.8106 shall be deposited 9 into the county general fund and the moneys shall be used for 10 courthouse security purposes including equipment purchasing, 11 maintenance, depreciation, personnel costs, training, and 12 remodeling.

13 Sec. 2. Section 602.8105, subsection 1, Code 2003, is 14 amended by adding the following new paragraph:

15 <u>NEW PARAGRAPH</u>. g. For a first pleading by a party in a 16 civil or small claims case, a courthouse security fee, if 17 authorized, up to fifteen dollars as provided in section 18 356.7A. A county, municipality, or the state shall not be 19 assessed the courthouse security fee.

20 Sec. 3. Section 602.8106, subsection 1, Code 2003, is 21 amended by adding the following new paragraph:

NEW PARAGRAPH. g. For a courthouse security fee, up to fifteen dollars, if authorized. A courthouse security fee shall be assessed as provided in section 356.7A. A courthouse security fee shall not be collected if the offense is a scheduled violation that does not require a court appearance. A county, municipality, or the state shall not be assessed the courthouse security fee.

29 Sec. 4. Section 602.8107, subsection 2, paragraph d, Code 30 2003, is amended to read as follows:

31 d. Court costs, including correctional fees assessed 32 pursuant to sections 356.7 and 904.108, court-appointed 33 attorney fees, <u>courthouse security fees pursuant to section</u> 34 <u>356.7A</u>, or public defender expenses.

35 Sec. 5. Section 602.8108, subsection 2, Code 2003, is

-1-

S.F. 30 H.F.

1 amended to read as follows:

2 2. Except as otherwise provided, the clerk of the district 3 court shall report and submit to the state court 4 administrator, not later than the fifteenth day of each month, 5 the fines and fees received during the preceding calendar 6 month. Except as provided in subsections 4<u>, and 5</u>, <u>and 7</u>, the 7 state court administrator shall deposit the amounts received 8 with the treasurer of state for deposit in the general fund of 9 the state. The state court administrator shall report to the 10 legislative fiscal bureau within thirty days of the beginning 11 of each fiscal quarter the amount received during the previous 12 quarter in the account established under this section.

13 Sec. 6. Section 602.8108, Code 2003, is amended by adding 14 the following new subsection:

15 <u>NEW SUBSECTION</u>. 7. The clerk of the district court shall 16 deposit all courthouse security fees collected into the county 17 general fund in the county where the case is being heard or 18 where the offense occurred and the funds shall be used as 19 provided in section 356.7A.

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EXPLANATION

21 This bill relates to courthouse security and provides for a 22 fee.

The bill provides that a county board of supervisors may adopt an ordinance assessing a courthouse security fee in criminal and civil proceedings, not to exceed \$15. In civil proceedings under the bill, each party in a civil or small claims case shall be assessed a courthouse security fee if an ordinance has been adopted. In criminal proceedings under the bill, the defendant shall be assessed the courthouse security fee if an ordinance has been adopted. The bill provides that a scheduled violation which does not require a court appearance shall not be assessed a courthouse security fee. The bill also provides that a county, municipality, or the state shall not be assessed the fee.

35 The bill provides that the clerk of the district court

-2-

s.f. <u>330</u> H.f.

1	shall deposit the courthouse security fee into the county
2	general fund in the county where the case is being heard or
3	where the criminal offense occurred. The bill provides that
4	the moneys related to the courthouse security fee deposited
5	into the county general fund shall be used by the county for
6	courthouse security equipment purchasing, maintenance,
7	depreciation, personnel costs, training, and remodeling.
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