SECOND REGULAR SESSION

[P E R F E C T E D]

SENATE BILL NO. 628

96TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR SCHAEFER.

Read 1st time January 9, 2012, and ordered printed.

Read 2nd time February 2, 2012, and referred to the Committee on the Judiciary and Civil and Criminal Jurisprudence.

Reported from the Committee April 5, 2012, with recommendation that the bill do pass.

Taken up for Perfection April 10, 2012. Bill declared Perfected and Ordered Printed.

TERRY L. SPIELER, Secretary.

4557S.02P

AN ACT

To repeal section 488.5026, RSMo, and to enact in lieu thereof one new section relating to a surcharge in certain criminal cases.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 488.5026, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 488.5026, to read as follows:

488.5026. 1. Upon approval of the governing body of a city, county, or a city not within a county, a surcharge of two dollars shall be assessed as costs in $\mathbf{2}$ 3 each court proceeding filed in any court in any city, county, or city not within a county adopting such a surcharge, in all criminal cases including violations of any 4 county ordinance or any violation of criminal or traffic laws of the state, including $\mathbf{5}$ an infraction and violation of a municipal ordinance; except that no such fee shall 6 be collected in any proceeding in any court when the proceeding or the defendant 7 has been dismissed by the court or when costs are to be paid by the state, county, 8 or municipality. A surcharge of two dollars shall be assessed as costs in a 9 10 juvenile court proceeding in which a child is found by the court to come within 11 the applicable provisions of subdivision (3) of subsection 1 of section 211.031.

12 2. Notwithstanding any other provision of law, the moneys collected by 13 clerks of the courts pursuant to the provisions of subsection 1 of this section shall 14 be collected and disbursed in accordance with sections 488.010 to 488.020, and 15 shall be payable to the treasurer of the governmental unit authorizing such 16 surcharge.

The treasurer shall deposit funds generated by the surcharge into the
"Inmate **Prisoner Detainee** Security Fund". Funds deposited shall be utilized

to acquire and develop biometric verification systems and information 19 20sharing to ensure that inmates, prisoners, or detainees in a holding cell facility or other detention facility or area which hold persons detained 2122only for a shorter period of time after arrest or after being formally 23charged can be properly identified upon booking and tracked within the local law enforcement administration system, criminal justice administration 24system, or the local jail system. Upon the installation of the information 25sharing or biometric verification system, funds in the inmate prisoner 26detainee security fund may also be used for the maintenance, repair, and 27replacement of the information sharing or biometric verification system, and 28also to pay for any expenses related to detention, custody, and housing and 2930other expenses for inmates, prisoners, and detainees.

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