LC001906

2015 -- S 0530

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO PUBLIC FINANCE - ACCOUNTS AND CONTROL

Introduced By: Senators Lombardi, and McCaffrey

Date Introduced: February 26, 2015

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 35-6-13, 35-6-14, 35-6-26, 35-6-28, 35-6-31, 35-6-32 and 35-6-33 2 of the General Laws in Chapter 35-6 entitled "Accounts and Control" are hereby amended to read 3 as follows: 35-6-13. Transmission of accounts allowed by courts. -- Every account allowed by the 4 5 supreme court or, by the superior court, family court, workers' compensation court, district court or traffic tribunal, and every certificate allowed for any attendance in these courts in cases 6 7 provided by law, except the attendance of officers in the county of Providence, shall, within twenty (20) days after the close of any session thereof in counties other than the county of 8 9 Providence, and within twenty (20) days after the fifteenth day of February, May, August, and 10 November in each year in the county of Providence, and every account or bill of costs, with the 11 items thereof, allowed by any district court or by the supreme court, or by the superior court at 12 Providence for attendance of officers these courts, shall, at the end of every month, be transmitted 13 <u>daily</u> by the clerks of the courts, respectively, to the department of administration the supreme

14 <u>court director of finance in accordance with § 8-15-9</u>; and the account, certificate, or bill of costs

15 shall state the name of the person to whom the allowances have been made, the amount thereof,

16 and for what the allowance has been allowed.

17 <u>35-6-14. Payments for compensation of jurors. --</u> The state controller, based upon a 18 statement exhibited to him or her by the jury commissioner, to the supreme court director of 19 <u>finance</u>, may draw an order on the general treasurer in favor of the jury commissioner, for a sum certain to pay the jurors for their travel and attendance at any session thereof in any of the state
courts that may require juries, which sum shall be accounted for by the jury commissioner at the
time of transmitting to the department of administration supreme court director of finance the
accounts named in § 35-6-13.

5 35-6-26. Settlement of costs of state witnesses. -- Every officer receiving any money from the treasury for disbursement as provided in §§ 35-6-22 -- 35-6-25 shall, within ten (10) 6 7 days after the disposition of the criminal trials before juries for the session, or portion of the 8 session, as the case may be, for which the money is obtained, deposit with the clerk of the court a 9 true copy, by him or her attested, of the book provided to be kept by him or her at the session, 10 showing record daily his or her disbursements of money; and shall return the original, with his or 11 her certificate endorsed thereon, under oath, that all matters therein contained are just and true, to 12 the department of administration; and shall pay over any balance in his or her hands to the state 13 treasurer supreme court director of finance, or receive any balance due him from the state, as, on 14 settlement of the account with the state controller, may appear.

15 **35-6-28.** Settlement of accounts of district court clerks. -- Every district court clerk 16 shall keep, in his or her office, a true copy, attested by him or her, of all certificates and record 17 daily all receipts containing evidence of and disbursements, and shall return each original certificate and receipt to with the department of administration, supreme court director of finance 18 19 in accordance with § 8-15-9 accompanied by his or her certificate, that he or she believes the 20 certificate and receipt to be true and just in every particular, whenever it shall become his or her 21 duty according to law to settle his or her account with that department; and shall include his or 22 her account of the disbursements in the account which he or she shall then settle.

23 <u>35-6-31. Accounting for fines and forfeitures by others than clerks and justices.</u>
24 <u>Accounting for court fines and forfeitures.</u> Deputy sheriffs, jailers, and other persons, except
25 including clerks of courts and justices of district courts, receiving fines, penalties, and forfeitures
26 accruing, imposed by the court or belonging to the state, or costs due or payable to the court
27 and/or into the state treasury, shall account <u>daily</u> with the <u>department of administration supreme</u>
28 court director of finance in accordance with § 8-15-9 for the fines, penalties, forfeitures, and
29 costs, as often as may be required by the department.

30 <u>35-6-32. District court clerk's return of fines and penalties. ---Court clerk's return of</u> 31 <u>fines and penalties. --</u> Every clerk of a <u>district</u> court shall <u>in accordance with § 8-15-9</u>, make a 32 <u>monthly daily</u> return in writing to the <u>department of administration</u> <u>supreme court director of</u> 33 <u>finance</u> of all fines collected by him or her due the state <u>during the preceding month</u>, and the 34 amount and circumstances of the fines, if any, collected by the clerk; and shall therewith return an

1 abstract of his or her docket or record, showing the amount of fines imposed by the court, and 2 copies of the bills of costs on all complaints and warrants made, brought, or tried before the court; 3 and shall also make a return of all penalties and costs in any civil or criminal suit or process due 4 the state, which shall have come to or been in his or her hands since the preceding return, and the 5 amount and circumstances of the penalties and costs.

6

35-6-33. Payment of criminal costs to person entitled. -- All costs received by the clerk of any court, or by any justice of a district court, or other officer or person, which shall be paid by 7 8 defendants or others in criminal prosecutions, may be paid to the persons entitled to the costs, 9 shall be processed by the clerk, justice, officer, or person, until the time appointed for the 10 rendering of their accounts to through the department of administration as required by this chapter 11 supreme court director of finance in accordance with § 8-15-9; and all sums so received and paid 12 by the officials or persons shall be accounted for with the department of administration supreme 13 court director of finance.

14 SECTION 2. Sections 35-6-21, 35-6-22 and 35-6-27 of the General Laws in Chapter 35-6 15 entitled "Accounts and Control" are hereby repealed.

16 35-6-21. Accounting by clerks of court for fines and forfeitures. -- The clerk of the 17 supreme court and the clerks of the superior court shall, respectively, make a monthly return to 18 the department of administration of all fines, costs, penalties, and forfeiture defaulted 19 recognizances and other moneys collected by them and due the state during the preceding month. 20 The return shall be accompanied by their certificate duly notarized that they believe the return to 21 be true.

22 35-6-22. Forms for costs of summoning state witnesses in criminal cases. -- The 23 department of administration, at every session of the superior court, shall provide the deputy sheriff, who shall be selected by the attorney general to summon witnesses in criminal cases 24 25 before the court in behalf of the state, with suitable books for the certificates of the travel and 26 attendance of witnesses summoned and attending the court in behalf of the state, and for the 27 certificates of the fees of officers for summoning the witnesses, and for serving other criminal 28 process in behalf of the state at each session.

29 35-6-27. Payment of fees accruing in district court proceedings. -- The department of 30 administration shall provide the clerk of every district court with proper blanks for certificates of 31 fees of witnesses and officers due from the state; and the clerk shall obtain the certificates of fees 32 of witnesses and officers before the court in behalf of the state, on the blanks, and, with the 33 approval of the justice of the court, made on examination of the facts immediately after the trial 34 of every case, shall forthwith pay, out of any public moneys in his or her hands, the fees, and take

- 1 proper receipts therefor, under the proper title of the case, on the blanks, and obtain the signature
- 2 of the justice approving the payments in each case, upon the blanks.
- 3 SECTION 3. This act shall take effect upon passage.

LC001906

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO PUBLIC FINANCE - ACCOUNTS AND CONTROL

1 This act would remove outdated references to the department of administration and 2 replace said department with the supreme court director of finance as the accounting entity for the

3 court clerks in accordance with § 8-15-9.

4 This act would take effect upon passage.

LC001906

==