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1	COURT SECURITY RESTRICTED ACCOUNT
2	2009 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Eric K. Hutchings
5	Senate Sponsor: Jon J. Greiner
6 7	LONG TITLE
8	General Description:
9	This bill amends the Court Security Account.
10	Highlighted Provisions:
11	This bill:
12	► increases the security surcharge in courts of record for criminal convictions and
13	juvenile delinquency judgments;
14	 increases the security surcharge on all convictions for moving violations and
15	allocates the increase to the Court Security Account created in Section 78A-2-602;
16	and
17	 allows the Administrative Office of the Courts to use the security surcharge for
18	perimeter security at all court locations.
19	Monies Appropriated in this Bill:
20	None
21	Other Special Clauses:
22	None
23	Utah Code Sections Affected:
24	AMENDS:
25	78A-2-601, as last amended by Laws of Utah 2008, Chapter 382 and renumbered and
26	amended by Laws of Utah 2008, Chapter 3
27	78A-2-602 , as renumbered and amended by Laws of Utah 2008, Chapter 3
28	78A-7-122, as renumbered and amended by Laws of Utah 2008, Chapter 3
29	

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30	Be it enacted by the Legislature of the state of Utah:
31	Section 1. Section 78A-2-601 is amended to read:
32	78A-2-601. Security surcharge Application and exemptions Deposit in
33	restricted account.
34	(1) In addition to any fine, penalty, forfeiture, or other surcharge, a security surcharge
35	of [\$25] <u>\$33</u> shall be assessed in all courts of record on all criminal convictions and juvenile
36	delinquency judgments.
37	(2) The security surcharge may not be imposed upon:
38	(a) nonmoving traffic violations;
39	(b) community service; and
40	(c) penalties assessed by the juvenile court as part of the nonjudicial adjustment of a
41	case under Section 78A-6-602.
42	(3) The security surcharge shall be collected after the surcharge under Section
43	51-9-401, but before any fine, and deposited with the state treasurer. A fine that would
44	otherwise have been charged may not be reduced due to the imposition of the security
45	surcharge.
46	(4) The state treasurer shall deposit the collected security surcharge in the restricted
47	account, Court Security Account, as provided in Section 78A-2-602.
48	Section 2. Section 78A-2-602 is amended to read:
49	78A-2-602. Court Security Account established Funding Uses.
50	(1) There is created a restricted account in the General Fund known as the Court
51	Security Account.
52	(2) The state treasurer shall deposit in the Court Security Account:
53	(a) collected monies from the surcharge established in Section 78A-2-601;
54	(b) monies from the portion of filing fees established in Subsections
55	78A-2-301(1)(j)(iv) and (v); and
56	(c) amounts designated by Subsection 78A-7-122(3)(b)(ii).
57	(3) The Administrative Office of the Courts shall use the allocation [only] to contract

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58	for court security at all district and juvenile courts[, including perimeter security at stand alone
59	juvenile courts,] throughout the state.
60	Section 3. Section 78A-7-122 is amended to read:
61	78A-7-122. Security surcharge Application Deposit in restricted accounts.
62	(1) In addition to any fine, penalty, forfeiture, or other surcharge, a security surcharge
63	of [32] 40 shall be assessed on all convictions for offenses listed in the uniform bail
64	schedule adopted by the Judicial Council and moving traffic violations.
65	(2) The security surcharge shall be collected and distributed pro rata with any fine
66	collected. A fine that would otherwise have been charged may not be reduced due to the
67	imposition of the security surcharge.
68	(3) Eight dollars of the security surcharge shall be remitted to the state treasurer and
69	distributed to the Court Security Account created in Section 78A-2-602.
70	[(3) The] (4) Thirty-two dollars of the security surcharge shall be allocated as follows:
71	(a) the assessing court shall retain 20% of the amount collected for deposit into the
72	general fund of the governmental entity; and
73	(b) 80% shall be remitted to the state treasurer to be distributed as follows:
74	(i) 62.5% to the treasurer of the county in which the justice court which remitted the
75	amount is located;
76	(ii) 25% to the Court Security Account created in Section 78A-2-602; and
77	(iii) 12.5% to the Justice Court Technology, Security, and Training Account created in
78	Section 78A-7-301.
79	(4) The court shall remit money collected in accordance with Title 51, Chapter 7, State
80	Money Management Act.