Any investigators employed pursuant to RCW 43.43.610(((1))) shall be exempt from the state civil service act, chapter 41.06 RCW.

Passed the House February 1, 1980. Passed the Senate February 19, 1980. Approved by the Governor March 3, 1980. Filed in Office of Secretary of State March 3, 1980.

CHAPTER 70

[Second Substitute Senate Bill No. 2381] SUPERIOR COURT CLERKS' FEES

AN ACT Relating to superior court clerks' fees; amending section 1, chapter 38, Laws of 1973 as last amended by section 1, chapter 107, Laws of 1977 ex. sess. and RCW 36.18.020; and adding a new section to chapter 36.18 RCW.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 1, chapter 38, Laws of 1973 as last amended by section 1, chapter 107, Laws of 1977 ex. sess. and RCW 36.18.020 are each amended to read as follows:

Clerks of superior courts shall collect the following fees for their official services:

- (1) The party filing the first or initial paper in any civil action, including an action for restitution, or change of name, shall pay, at the time said paper is filed, a fee of ((forty-five)) sixty dollars.
- (2) Any party filing the first or initial paper on an appeal from justice court or on any civil appeal, shall pay, when said paper is filed, a fee of ((forty=five)) sixty dollars.
- (3) The party filing a transcript or abstract of judgment or verdict from a United States court held in this state, or from the superior court of another county or from a justice court in the county of issuance, shall pay at the time of filing, a fee of ((five)) fifteen dollars.
- (4) For the filing of a tax warrant by the department of revenue of the state of Washington, a fee of five dollars shall be paid.
- (5) The party filing a demand for jury of six in a civil action, shall pay, at the time of filing, a fee of twenty-five dollars; if the demand is for a jury of twelve the fee shall be fifty dollars. If, after the party files a demand for a jury of six and pays the required fee, any other party to the action requests a jury of twelve, an additional twenty-five dollar fee will be required of the party demanding the increased number of jurors.
- (6) For filing any paper, not related to or a part of any proceeding, civil or criminal, or any probate matter, required or permitted to be filed in his office for which no other charge is provided by law, the clerk shall collect two dollars.

- (7) For preparing, transcribing or certifying any instrument on file or of record in his office, with or without seal, for the first page or portion thereof, a fee of two dollars, and for each additional page or portion thereof, a fee of one dollar. For authenticating or exemplifying any instrument, a fee of one dollar for each additional seal affixed.
- (8) For executing a certificate, with or without a seal, a fee of two dollars shall be charged.
- (9) For ((the filing of an)) each garnishee defendant named in an affidavit for garnishment and for each writ of attachment, a fee of five dollars shall be charged.
- (10) For approving a bond, including justification thereon, in other than civil actions and probate proceedings, a fee of two dollars shall be charged.
- (11) In probate proceedings, the party instituting such proceedings, shall pay at the time of filing the first paper therein, a fee of ((forty-five)) sixty dollars: PROVIDED, HOWEVER, A fee of two dollars shall be charged for filing a will only, when no probate of the will is contemplated.
- (12) For filing any petition to contest a will admitted to probate or a petition to admit a will which has been rejected, there shall be paid a fee of ((forty-five)) sixty dollars.
- (13) For the issuance of each certificate of qualification and each certified copy of letters of administration, letters testamentary or letters of guardianship there shall be a fee of two dollars.
- (14) For the preparation of a passport application there shall be a fee of ((three)) four dollars:
- (15) For searching records for which a written report is issued there shall be a fee of eight dollars per hour.
- (16) Upon conviction or plea of guilty or upon failure to prosecute his appeal from a lower court as provided by law, a defendant in a criminal case shall be liable for a fee of ((thirty-two)) sixty dollars.
- (((16))) (17) With the exception of demands for jury hereafter made and garnishments hereafter issued, civil actions and probate proceedings filed prior to midnight, July 1, 1972, shall be completed and governed by the fee schedule in effect as of January 1, 1972: PROVIDED, That no fee shall be assessed if an order of dismissal on the clerk's record be filed as provided by rule of the supreme court.
- (((17))) (18) No fee shall be collected when a petition for relinquishment of parental rights is filed pursuant to RCW 26.36.010.
- NEW SECTION. Sec. 2. There is added to chapter 36.18 RCW a new section to read as follows:

An amount equal to two dollars of each filing fee paid pursuant to RCW 36.18.020 (1), (2), (11), and (12), as now or hereafter amended, shall be allocated to the payment of costs associated with the judicial information system. The county treasurer shall transmit such payment each month to the state treasurer for deposit in the judicial information system account

which is hereby created in the general fund. The money deposited in such account shall not be spent for any purpose other than that stated in this section.

Passed the Senate February 1, 1980. Passed the House February 19, 1980. Approved by the Governor March 4, 1980. Filed in Office of Secretary of State March 4, 1980.

CHAPTER 71

[Substitute Senate Bill No. 3226]
PRESCRIPTION OF LEGEND DRUGS OR CONTROLLED SUBSTANCES——OUT—OF-STATE LICENSED PRACTITIONERS

AN ACT Relating to the prescribing of legend drugs and controlled substances; amending section 1, chapter 186, Laws of 1973 1st ex. sess. as amended by section 1, chapter 139, Laws of 1979 ex. sess. and RCW 69.41.010; and amending section 69.50.101, chapter 308, Laws of 1971 ex. sess. as amended by section 1, chapter 38, Laws of 1973 2nd ex. sess. and RCW 69.50.101.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 1, chapter 186, Laws of 1973 1st ex. sess. as amended by section 1, chapter 139, Laws of 1979 ex. sess. and RCW 69.41.010 are each amended to read as follows:

As used in this chapter:

- (1) "Administer" means the direct application of a legend drug whether by injection, inhalation, ingestion, or any other means, to the body of a patient or research subject by:
 - (a) A practitioner; or
 - (b) The patient or research subject at the direction of the practitioner.
- (2) "Deliver" or "delivery" means the actual, constructive, or attempted transfer from one person to another of a legend drug, whether or not there is an agency relationship.
- (3) "Dispense" means to deliver a legend drug to an ultimate user or research subject by or pursuant to the lawful order of a practitioner, including the prescribing, administering, packaging, labeling, or compounding necessary to prepare the substance for that delivery.
 - (4) "Dispenser" means a practitioner who dispenses.
- (5) "Distribute" means to deliver other than by administering or dispensing a legend drug.
 - (6) "Distributor" means a person who distributes.
 - (7) "Drug" means:
- (a) Substances recognized as drugs in the official United States pharmacopoeia, official homeopathic pharmacopoeia of the United States, or official national formulary, or any supplement to any of them;