H.735

An act relating to Executive Branch and Judiciary fees

It is hereby enacted by the General Assembly of the State of Vermont:

* * * Department of Taxes * * *

Sec. 1. 32 V.S.A. § 404 is amended to read:

§ 404. INSUFFICIENT FUNDS RETURNED PAYMENTS; PENALTY

The state treasurer Agencies and departments of State government may assess a penalty of \$20.00 against the issuer for each check returned on account of insufficient or uncollected funds payment for amounts due in the form of a check, draft, electronic payment, or other acceptable forms of payment that have been dishonored for lack of funds or credit to pay the same.

- (1) The department of taxes shall be entitled to \$13.00 of each such Such penalty collected against a check issued to the department, which \$13.00 shall be credited to a special fund established and managed pursuant to subchapter 5 of chapter 7 of this title, or to another budgeted fund other than the General Fund, and shall be available to the agency or department of taxes to offset the costs of collecting the amount owed, and may be adjusted pursuant to subdivision 603(2) of this title.
- (2) In the case of checks issued to the agency of transportation (including the department of motor vehicles), \$13.00 of each such penalty collected shall be deposited in the transportation fund.

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Sec. 2. 32 V.S.A. § 3756 is amended to read:

§ 3756. QUALIFICATION FOR USE VALUE APPRAISAL

* * *

(e) Once a use value appraisal has been applied for and granted under this section, such appraisal shall remain in effect for subsequent tax years pursuant to the provisions of subsection (f) of this section, and until the property concerned is transferred to another owner or is no longer eligible under provisions of section 3752 or 3755 of this chapter, or due to a change of use or as otherwise provided in section 3757 of this chapter. If enrolled property is transferred to another owner, the new owner shall be entitled to continue to have the eligible property appraised at its use value, provided the property remains eligible and provided the new owner shall elect the continuation of use value appraisal on the property transfer tax return at the time of transfer and, within 30 days after the property transfer tax return has been received by the municipality for recording, has applied to the Director and paid the fees described in this subsection. The grant of use value appraisals of agricultural forest land forestland and farm buildings shall be recorded in the land records of the municipality by the clerk of the municipality. Applications shall include the fees specified in subdivision 1671(a)(6) or subsection 1671(c) of this title, and a fee of \$30.00 \$70.00 for deposit in a special fund established and managed pursuant to subchapter 5 of chapter 7 of this title. The Fund shall be

available as payment for the fees of the clerk of the municipality and for the improvement of the management of to offset the costs of administering the application and managing the program.

* * *

* * * Lottery Commission * * *

Sec. 3. 31 V.S.A. § 655 is amended to read:

§ 655. LICENSE FEES

A license fee shall be charged for each sales license granted to a person for the purpose of selling lottery tickets. The fee shall be fixed by the commission Commission, but no license fee in excess of \$15.00 per year \$50.00 may be charged.

* * * Department of Tourism and Marketing * * *

Sec. 4. 3 V.S.A. § 2504 is amended to read:

§ 2504. MARKET VERMONT LOGO

(a) The Secretary of the Agriculture, Food and Markets and the Secretary of the Commerce and Community Development shall develop categories and standards designed to identify those Vermont goods, services, and experiences which best portray and promote Vermont's reputation for high standards of quality.

* * *

(e) [Deleted.] [Repealed.]

- (f) The Secretary of Commerce and Community Development may require an annual fee not to exceed \$150 per product line enrolled in the program, which shall be based upon the actual costs to the agencies, to be paid by persons participating in the program, and to be applied toward administration and promotion of the program.
- * * * Department of Housing and Community Development * * *
 Sec. 5. 10 V.S.A. § 6254 is amended to read:

 § 6254. REGISTRATION OF MOBILE HOME PARKS; REPORT

* * *

of no more than \$9.00 \$12.00 for each occupied leased lot in the park on September 1 of each year. The park owner may charge this fee to the affected mobile home park leaseholders. The fee shall be submitted to the Department with the registration form required in subsection (a) of this section. If a mobile home park owner charges the fee under this subsection, the fee shall not be deemed to be a lot rent increase and shall not be included in any calculation of a lot rent increase pursuant to section 6251 of this title. A mobile home park owner shall not be charged the fee under this subsection for any mobile home park in which all the mobile homes are owned by the mobile home park owner. The Commissioner may enforce filing of the registration form and payment of the fee under subsection 6205(a) of this title. A special fund shall be created

for these fees, to be used by the Department of Housing and Community

Affairs for its expenses in administering the laws regarding mobile home

parks, and to pay any fees required in the mediation process pursuant to section
6252 of this title and for legal representation for leaseholders pursuant to
section 6253 of this title. This special fund shall be managed in accordance

with 32 V.S.A. chapter 7, subchapter 5.

Sec. 6. 22 V.S.A. § 724 is amended to read:

§ 724. HISTORIC PRESERVATION SPECIAL FUNDS

- (a) Historic sites operations special fund Sites Operations Special Fund.

 The historic sites operations special fund Historic Sites Operations Special

 Fund is established pursuant to 32 V.S.A. chapter 7, subchapter 5 of chapter 7

 of Title 32 to be used by the division for historic preservation Division for

 Historic Preservation to carry out the provisions of subdivisions 723(a)(9) and

 (b)(1) of this title. Revenues to the fund Fund shall be from the following sources:
- (1) Receipts from ticket sales at and fees for rental of state owned

 State-owned historic sites. Notwithstanding subdivision 32 V.S.A. § 603(2) of

 Title 32, fees for admission to and rentals of historic sites shall be set by the

 state historic preservation officer State Historic Preservation Officer, with the
 approval of the commissioner of housing and community affairs Commissioner
 of Housing and Community Development, in a manner that both maximizes

revenues and promotes the tourism purposes of historic sites, but not to exceed \$8.00 \$12.00 for a single admission. This not-to-exceed amount shall not apply to the rental of an historic site or admission to an historic site for a special event. These fees shall be reported in accordance with section 605 of Title 32 32 V.S.A. § 605.

* * *

(b) Archeology operations special fund Operations Special Fund. The archeology operations special fund Archeology Operations Special Fund is established pursuant to 32 V.S.A. chapter 7, subchapter 5 of chapter 7 of Title 32 to be used by the division for historic preservation Division for Historic Preservation for cost recovery related to activities undertaken by the division Division to carry out the provisions of sections 723, 761, and 762 of this title. Revenues to the fund Fund shall be from the following sources:

* * *

(2) A \$400.00 \$500.00 one-time fee for each standard banker box archival box (standard banker box size) of archeological collection for the care and maintenance of such materials for at the Vermont Archeological Heritage

Center in perpetuity paid by any person involved in a federally or State funded, licensed, or approved project. This fee shall be paid on a pro rata basis for one-half and one-quarter boxes.

* * * Department of Labor * * *

* * * Workers' Compensation Fund * * *

Sec. 7. WORKERS' COMPENSATION RATE OF CONTRIBUTION

For fiscal year 2015, after consideration of the formula in 21 V.S.A. § 711(b) and historical rate trends, the General Assembly has established that the rate of contribution for the direct calendar year premium for workers' compensation insurance shall remain at the rate of 1.45 percent established in 2013 Acts and Resolves No. 72, Sec. 29, notwithstanding 21 V.S.A. § 711(a). The contribution rate for self-insured workers' compensation losses and worker's compensation losses of corporations approved under 21 V.S.A. chapter 9 shall remain at one percent.

* * * Tramways * * *

Sec. 8. 31 VSA § 706 is amended to read:

§ 706. OPERATORS TO PAY COST OF INSPECTION

The expenses of the department Department in connection with making the inspections under section 705 of this title shall be paid in the first instance by the department Department. However, each operator shall, upon notification by the department of the amount due, reimburse the department for the expense of specialized assistance which may be employed by the department in making inspections. The department shall not charge in excess of \$25.00 per hour for the services of special assistants. It may include traveling time and expenses in

addition. In the event that contractors are used by the Department for specialized engineering consultation, such as structural, electrical, mechanical, or failure analysis, the cost shall be reimbursed to the Department by the affected area tramway operators. The reimbursement shall be credited to the revolving special fund created under this chapter.

* * * Secretary of State * * *

* * * Elections * * *

Sec. 9. 2 V.S.A. § 263 is amended to read:

§ 263. REGISTRATION OF LOBBYISTS AND EMPLOYERS; FEES

* * *

- (f) Every employer and every lobbyist shall pay an initial registration fee of \$25.00 \$50.00.
- (g) An employer shall pay a fee of $\$5.00 \ \10.00 for each lobbyist engaged by the employer. A lobbyist shall pay a fee of $\$5.00 \ \10.00 for each employer represented.
- (h) A person who fails to file on time a statement required by this section shall pay a late registration fee of \$25.00 plus \$10.00 for each day the statement is late, not to exceed \$175.00 \$350.00.

* * *

Sec. 10. 2 V.S.A. § 264 is amended to read:

§ 264. REPORTS OF EXPENDITURES, COMPENSATION, AND GIFTS; EMPLOYERS; LOBBYISTS

* * *

(i) A lobbyist, lobbying firm, or employer who fails to file a disclosure report on time shall pay a late reporting fee of \$25.00 plus \$10.00 for each day the disclosure report is late, not to exceed \$175.00 \$350.00.

* * *

Sec. 11. 2 V.S.A. § 264b is amended to read:

§ 264b. LOBBYING FIRM LISTINGS; REPORTS OF EXPENDITURES, COMPENSATION, AND GIFTS; LOBBYING FIRMS

* * *

(a) On forms provided by the secretary of state Secretary of State, every lobbying firm shall file a listing of all lobbyists who are employed by, subcontracted by, members of, or affiliated with the lobbying firm within 48 hours of any such lobbyists commencing lobbying activities. The lobbying firm shall file an updated listing within 48 hours of any changes to the listing. Every lobbying firm shall pay an initial listing fee of \$100.00.

* * *

* * * Office of Professional Regulation * * *

* * * Chiropractic * * *

Sec. 12. 26 V.S.A. § 535 is amended to read:

§ 535. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

(1) Chiropractors

(A) Application \$200.00

(B) Biennial renewal \$365.00 \\$ 265.00

(C) Initial competency endorsement under

section 525 of this title \$ 70.00

(D) Biennial renewal of competency endorsement

under section 525 of this title \$ 70.00

(E) Evaluation \$ 125.00

(2) Registration of intern \$50.00

* * * Professional Engineering * * *

Sec. 13. 26 V.S.A. § 1176 is amended to read:

§ 1176. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

(1) Application for engineering license or application to add additionalspecialty discipline \$80.00

(2) Application for engineer intern certificate \$50.00

(3) Biennial license renewal \$80.00 \$ 100.00

(4) [Deleted.] [Repealed.]

* * * Funeral Directors * * *

Sec. 14. 26 V.S.A. § 1256 is amended to read:

§ 1256. RENEWAL OF REGISTRATION OR LICENSE

- (a)(1) One month before renewal is required, the <u>board Board</u> or the <u>office</u> of <u>professional regulation</u> Office of <u>Professional Regulation</u> shall notify, by mail, every licensee of the date on which his or her or its license will expire.
- (2) Biennially, every licensee shall renew his or her or its registration or license by paying the required fee.
- (b) Upon request of the board of health Board of Health or a person authorized to issue burial or removal permits, a licensee shall show proof of current licensure.
- (c) If a licensee fails to pay the renewal fee by the required date, the license shall lapse. Thereafter, the license may be reinstated only upon application to the board Board or the office of professional regulation Office of Professional Regulation and upon payment of the renewal fee and a reinstatement fee.

(d) Applicants and persons regulated under this chapter shall pay the following fees:

(1) Application for license \$70.00

(2) Biennial renewal of license

(A) Funeral director	\$ 300.00 <u>\$ 350.00</u>
(B) Embalmer	\$ 300.00 <u>\$ 350.00</u>
(C) Funeral establishment	\$ 540.00 <u>\$ 900.00</u>
(D) Crematory establishment	\$ 540.00 <u>\$ 900.00</u>
(E) Removal personnel	\$ 85.00 <u>\$ 125.00</u>

(e) In addition to the provisions of subsection (a) of this section, an applicant for renewal as a funeral director or embalmer shall have satisfactorily completed continuing education as required by the board Board. For purposes of this subsection, the board Board shall require, by rule, not less than six nor more than ten hours of approved continuing education as a condition of renewal and may require up to three hours of continuing education for removal personnel in the subject area of universal precautions and infectious diseases.

* * * Nursing * * *

* * * Registered and Licensed Practical Nursing * * *

Sec. 15. 26 V.S.A. § 1577 is amended to read:

§ 1577. FEES

Applicants and persons regulated under this subchapter shall pay the following fees:

(1) Application \$60.00

(2) Registered nurse application by endorsement \$150.00

(3) Biennial renewal \$95.00 \$140.00

(4) Limited temporary license \$25.00

(5) Initial endorsement of advanced practice

registered nurses \$ 75.00

(6) Biennial renewal of advanced practice

registered nurses \$50.00 \\$ 75.00

* * * Nursing Assistants * * *

Sec. 16. 26 V.S.A. § 1599 is amended to read:

§ 1599. FEES

Applicants and persons regulated under this subchapter shall pay the following fees:

(1) Application \$20.00

(2) Biennial renewal \$30.00 \(\frac{\$45.00}{} \)

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* * * Optometry * * *

Sec. 17. 26 V.S.A. § 1718 is amended to read:

§ 1718. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

(1) Application \$225.00

(2) Biennial renewal \$\frac{\$525.00}{2} \frac{\$425.00}{2}\$

* * * Real Estate Brokers and Salespersons * * *

Sec. 18. 26 V.S.A. § 2255 is amended to read:

§ 2255. FEES

- (a) Applicants and persons regulated under this chapter shall pay the following fees:
 - (1) Application

(A) Broker license	\$ 50.00
(B) Salesperson license	\$ 50.00
(C) Brokerage firm registration	
(i) Corporation or partnership	\$ 50.00
(ii) Sole proprietor	\$-0.00
(D) Branch office registration	\$ 50.00

(2) Biennial renewal of broker or salesperson

\$ 175.00 **\$** 200.00

license

(3) Biennial registration renewal of corporation

or partnership	\$ 200.00
(A) Corporation or partnership	\$ 75.00
(B) Sole proprietor	\$ 0.00
(4) Temporary permit	\$ 25.00
(5) Transfer of license	\$ 10.00
(6) Transfer to inactive status	\$ 25.00

(b) A sole proprietor of a brokerage firm shall only pay the sole proprietor application and renewal fees pursuant to this section, provided the brokerage firm has no other persons licensed under this chapter providing professional services within the brokerage firm. [Repealed.]

* * * Department of Public Safety * * *

Sec. 19. 20 V.S.A. chapter 145 is redesignated to read:

CHAPTER 145. DISPOSITION <u>AND FEE FOR STORAGE</u> OF UNLAWFUL FIREARMS

Sec. 20. 20 V.S.A. § 2307 is added to read:

§ 2307. FIREARMS SURRENDERED PURSUANT TO RELIEF FROM ABUSE ORDER; STORAGE; FEES; RETURN

(a) The Department of Public Safety shall be responsible for the implementation of and establishment of standards and guidelines to carry out this section. To carry out this responsibility, the Department shall:

- (1) establish and maintain a list of qualified storage locations including:
- (A) federally licensed firearms dealers who annually certify compliance with the Department's standards to receive firearms, ammunition, or other weapons pursuant to subdivision (b)(2) of this section; and
 - (B) cooperating law enforcement agencies;
- (2) establish a fee schedule for the transportation and storage of firearms, ammunition, and other weapons pursuant to this section;
- (3) establish standards and guidelines to provide for the transportation and storage of firearms, ammunition and other weapons pursuant to this section;
- (4) establish a process by which an owner who has failed to make storage fee payments may become current on the payment schedule in order to avoid a sale of the stored item or items; and
- (5) report on January 15, 2015 and annually thereafter to the House and Senate Committees on Judiciary on the status of the program.
- (b)(1) A person who is required to surrender firearms, ammunition, or other weapons by a court order issued under 15 V.S.A. chapter 21 (abuse prevention) or any other provision of law consistent with 18 U.S.C. § 922(g)(8) shall upon service of the order immediately surrender to a cooperating law enforcement agency or an approved federally licensed firearms dealer any firearms, ammunition, or weapons in the person's possession, custody, or control.

- (2) The Department of Public Safety shall identify federally licensed firearms dealers who annually certify compliance with the standards and guidelines established by the Department pursuant to subdivision (a)(1) of this section.
- (c) A law enforcement agency or an approved federally licensed firearms dealer who takes possession of a firearm, ammunition, or other weapon pursuant to subdivision (b)(1) of this section shall photograph, catalogue, and store the item in accordance with standards and guidelines established by the Department of Public Safety pursuant to subdivision (a)(3) of this section. A firearm, ammunition, or other weapon shall not be taken into possession pursuant to this section if it is being or may be used as evidence in a pending criminal matter.
- (d) A law enforcement agency or an approved federally licensed firearms dealer who stores firearms, ammunition, or weapons pursuant to subsection (c) of this section may charge the owner a storage fee, not to exceed \$4.00 per week or part thereof. A law enforcement agency or an approved federally licensed firearms dealer who stores firearms, ammunition, or weapons pursuant to subsection (c) of this section also may charge a retrieval fee not to exceed \$25.00 when the firearm, ammunition, or weapon is retrieved.
- (e)(1) A law enforcement agency or an approved federally licensed

 firearms dealer who takes possession of firearms, ammunition, or weapons for

storage purposes pursuant to this section shall not release the item to the owner without a court order unless the item is to be sold at public auction pursuant to subdivision (2)(A) of this section. If a court orders the release of firearms, ammunition, or weapons stored under this section, the law enforcement agency or firearms dealer in possession of the item shall make it available to the owner within three business days of the order and in a manner consistent with federal law. The Supreme Court may promulgate rules under 12 V.S.A. § 1 for judicial proceedings under this subsection.

(2)(A) If the owner fails to retrieve the firearm, ammunition, or weapon and pay the applicable storage fee within 90 days of the court order releasing the item, or if the owner fails to pay the storage fee for 90 days in violation of the applicable fee schedule, the firearm, ammunition, or weapon may be sold at public auction. Title to the item shall pass to the law enforcement agency or firearms dealer for the purpose of transferring ownership to the auctioneer.

The law enforcement agency or firearms dealer shall make a reasonable effort to notify the owner of the sale before it occurs. As used in this subdivision, "reasonable effort" shall include providing notice to the owner at least 21 days prior to the date of the auction via certified mail to his or her last known address.

- (B) Proceeds from the sale of a firearm, ammunition, or weapon pursuant to subdivision (A) of this subdivision (2) shall be apportioned as follows:
- (i) Unpaid storage fees shall be paid to the law enforcement agency or firearms dealer who incurred the cost.
- (ii) Any proceeds remaining after payment is made to the law enforcement agency or firearms dealer pursuant to subdivision (i) of this subdivision (B) shall be paid to the owner.
- (f) A law enforcement agency or an approved federally licensed firearms

 dealer shall be immune from civil or criminal liability for any damage or

 deterioration of firearms, ammunition, or weapons stored or transported

 pursuant to subsection (c) of this section. This subsection shall not apply if the

 damage or deterioration occurred as a result of recklessness, gross negligence,

 or intentional misconduct by the law enforcement agency or firearms dealer.
 - (g) As used in this section:
- (1) "Federally licensed firearms dealer" means a licensed importer, licensed manufacturer, or licensed dealer required to conduct national instant criminal background checks under 18 U.S.C. § 922(t).
- (2) "Law enforcement agency" means the Vermont State Police, a municipal police department, or a sheriff's department.

(3) "Person" means anyone who meets the definition of "intimate partner" under 18 U.S.C. § 921(a)(32) or who qualifies as a family or household member under 15 V.S.A. § 1101.

Sec. 21. DEPARTMENT OF PUBLIC SAFETY UPDATE

On or before April 15, 2014 the Department of Public Safety shall provide a status report to the House and Senate Committees on Judiciary on the implementation of the firearms storage program required by 20 V.S.A. § 2307, including the standards and guidelines, fee schedules, and list of qualified storage locations required by 20 V.S.A. § 2307(a).

* * * Miscellaneous * * *

Sec. 22. 32 V.S.A. § 605 is amended to read:

§ 605. CONSOLIDATED EXECUTIVE BRANCH ANNUAL FEE REPORT AND REQUEST

* * *

- (b) Fee reports shall be made as follows:
- (1) A report covering all fees in existence on the prior July 1 within the areas of government identified by the Department of Finance and Management accounting system as "general government," "labor," "general education," "development commerce and community affairs development" and "transportation" shall be submitted by the third Tuesday of the legislative session beginning in 2011 and every three years thereafter.

* * *

* * * Judiciary Fees * * *

Sec. 23. 32 V.S.A. § 1431 is amended to read:

§ 1431. FEES IN SUPREME AND SUPERIOR COURTS

- (a) Prior to the entry of any cause in the Supreme Court, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$250.00 \(\) \$265.00 in lieu of all other fees not otherwise set forth in this section.
- (b)(1) Except as provided in subdivisions (2)-(5) of this subsection, prior to the entry of any cause in the Superior Court, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$250.00 \$265.00 in lieu of all other fees not otherwise set forth in this section.
- (2) Prior to the entry of any divorce or annulment proceeding in the Superior Court, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$250.00 \$265.00 in lieu of all other fees not otherwise set forth in this section. If the divorce or annulment complaint is filed with a stipulation for a final order, the fee shall be \$75.00 \$80.00 if one or both of the parties are residents, and \$150.00 \$160.00 if neither party is a resident, except that if the stipulation is not acceptable to the Court or if a matter previously agreed to becomes contested, the difference between the full fee and the reduced fee shall be paid to the Court prior to the issuance of a final order.

- (3) Prior to the entry of any parentage or desertion and support proceeding brought under 15 V.S.A. chapter 5 in the Superior Court, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$100.00 \\$105.00 in lieu of all other fees not otherwise set forth in this section. If the parentage or desertion and support complaint is filed with a stipulation for a final order acceptable to the Court, the fee shall be \$25.00 \\$30.00 except that if the stipulation is not acceptable to the Court or if a matter previously agreed to becomes contested, the difference between the full fee and the reduced fee shall be paid to the Court prior to the issuance of a final order.
- (4) Prior to the entry of any motion or petition to enforce a final order for parental rights and responsibilities, parent-child contact, property division, or maintenance in the Superior Court, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$75.00 \$80.00 in lieu of all other fees not otherwise set forth in this section. Prior to the entry of any motion or petition to vacate or modify a final order for parental rights and responsibilities, parent-child contact, or maintenance in the Superior Court, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$100.00 \$105.00 in lieu of all other fees not otherwise set forth in this section. However, if the motion or petition is filed with a stipulation for an order, the fee shall be \$25.00 \$30.00 except that if the stipulation is not acceptable to the Court or if a matter previously agreed to becomes contested, the difference

between the full fee and the reduced fee shall be paid to the Court prior to the issuance of a final order. All motions or petitions filed by one party under this subsection at one time shall be assessed one fee equal to the highest of the filing fees associated with the motions or petitions involved. There are no filing fees for prejudgment motions or petitions filed before a final divorce, legal separation, dissolution of civil union, parentage, desertion, or nonsupport judgment issued.

order for child support in the Superior Court, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$35.00 \$40.00 in lieu of all other fees not otherwise set forth in this section. If the motion or petition is filed with a stipulation for an order, there shall be no fee except that if the stipulation is not acceptable to the Court or if a matter previously agreed to becomes contested, the difference between the full fee and the reduced fee shall be paid to the Court prior to the issuance of a final order. A motion or petition to enforce an order for child support shall require no fee. All motions or petitions filed by one party at one time shall be assessed one fee; if a simultaneous motion is filed by a party under subdivision (4) of this subsection, the fee under subdivision (4) shall be the only fee assessed. There are no filing fees for prejudgment motions or petitions filed before a final

divorce, legal separation, dissolution of civil union, parentage, desertion, or nonsupport judgment has issued.

- (6) Prior to the registration in Vermont of a child custody determination issued by a court of another state, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$75.00 \$80.00 unless the request for registration is filed with a simultaneous motion for enforcement, in which event the fee for registration shall be \$30.00 in addition to the fee for the motion as provided in subdivision (4) of this subsection.
- (c)(1) Prior to the entry of a small claims action, there shall be paid to the clerk in lieu of all other fees not otherwise set forth in this section, a fee of \$75.00 \$80.00 if the claim is for more than \$1,000.00 and \$50.00 \$55.00 if the claim is for \$1,000.00 or less. Prior to the entry of any postjudgment motion in a small claims action, there shall be paid to the clerk a fee of \$50.00 \$55.00. The fee for every counterclaim in small claims proceedings shall be \$25.00 \$30.00, payable to the clerk, if the counterclaim is for more than \$500.00, and \$15.00 \$20.00 if the counterclaim is for \$500.00 or less.
- (2)(A) Except as provided in subdivision (B) of this subdivision (2), fees paid to the clerk pursuant to this subsection shall be divided as follows: 50 percent of the fee shall be for the benefit of the county and 50 percent of the fee shall be for the benefit of the State.

- (B) In a county where court facilities are provided by the State, all fees paid to the clerk pursuant to this subsection shall be for the benefit of the State.
- (d) Prior to the entry of any subsequent pleading which sets forth a claim for relief in the Supreme Court or the Superior Court, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$100.00 \$105.00 for every appeal, cross-claim, or third-party claim and a fee of \$75.00 \$80.00 for every counterclaim in the Superior Court in lieu of all other fees not otherwise set forth in this section. The fee for an appeal of a magistrate's decision in the Superior Court shall be \$100.00 \$105.00. The filing fee for civil suspension proceedings filed pursuant to 23 V.S.A \$ 1205 shall be \$75.00 \$80.00, which shall be taxed in the bill of costs in accordance with sections 1433 and 1471 of this title. This subsection does not apply to filing fees in the Family Division, except with respect to the fee for an appeal of a magistrate's decision.
- (e) Prior to the filing of any postjudgment motion in the Civil, Criminal, or Environmental Division of the Superior Court, including motions to reopen civil suspensions and motions for sealing or expungement in the Criminal Division pursuant to 13 V.S.A. § 7602, there shall be paid to the clerk of the Court for the benefit of the State a fee of \$75.00 \$80.00 except for small claims actions.

- (f) The filing fee for all actions filed in the Judicial Bureau shall be \$50.00 \$55.00; the State or municipality shall not be required to pay the fee; however, if the respondent denies the allegations on the ticket, the fee shall be taxed in the bill of costs in accordance with sections 1433 and 1471 of this title and shall be paid to the clerk of the Bureau for the benefit of the State.
- (g) Prior to the filing of any postjudgment motion in the Judicial Bureau there shall be paid to the clerk of the Bureau, for the benefit of the State, a fee of \$35.00 \$40.00. Prior to the filing of any appeal from the Judicial Bureau to the Superior Court, there shall be paid to the Clerk of the Court, for the benefit of the State, a fee of \$100.00 \$105.00.
- (h) Pursuant to Vermont Rules of Civil Procedure 3.1 or Vermont Rules of Appellate Procedure 24(a), part or all of the filing fee may be waived if the Court finds that the applicant is unable to pay it. The clerk of the Court or the clerk's designee shall establish the in forma pauperis fee in accordance with procedures and guidelines established by administrative order of the Supreme Court. If, during the course of the proceeding and prior to a final judgment, the Court determines that the applicant has the ability to pay all or a part of the waived fee, the Court shall require that payment be made prior to issuing a final judgment. If the applicant fails to pay the fee within a reasonable time, the Court may dismiss the proceeding.

Sec. 24. 32 V.S.A. § 1434 is amended to read:

§ 1434. PROBATE CASES

- (a) The following entry fees shall be paid to the Probate Division of the Superior Court for the benefit of the State, except for subdivision subdivisions (17)(18) and (19) of this subsection which shall be for the benefit of the county in which the fee was collected:
 - (1) Estates of \$10,000.00 or less \$25.00 \$30.00
- (2) Estates of more than \$10,000.00 to not more \$75.00 \$80.00 than \$50,000.00
- (3) Estates of more than \$50,000.00 to not more \$\frac{\$200.00}{210.00}\$ than \$150.000.00
- (4) Estates of more than \$150,000.00 to not more \$375.00 \$395.00 than \$500,000.00
- (5) Estates of more than \$500,000.000 to not more \$\frac{\$625.00}{25.00}\$\$ \$\frac{\$660.00}{25.00}\$\$ than \$1,000,000.00
- (6) Estates of more than \$1,000,000.00 to \$1,000.00 \frac{\$1,050.00}{\$1,050.00}

 not more than \$5,000,000.00
- (7) Estates of more than \$5,000,000.00 to \$1,500.00 \\
 not more than \$10,000,000.00
 - (8) Estates of more than \$10,000,000.00 \$1,750.00 \$1,840.00
 - (9) For all trust petitions, other than those described \$\frac{\$150.00}{\$160.00}\$

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in subdivision (11) of this subsection, where the corpus of the trust at the time the petition is filed is \$100,000.00 or less, including petitions to modify or terminate a trust, to remove or substitute a trustee or trustees, or seeking remedies for breach of trust

- (10) For all trust petitions, other than those described \$250.00 \$265.00 in subdivision (11) of this subsection, where the corpus of the trust is more than \$100,000.00, including petitions to modify or terminate a trust, to remove or substitute a trustee or trustees, or seeking remedies for breach of trust
 - (11) Annual accounts on trusts \$30.00 \$35.00
- (12) Annual accounts on decedents' estates filed for \$25.00 \$30.00 any period ending more than one year following the opening of the estate
- (13) Adoptions <u>and relinquishments as part of an</u> \$75.00 \$100.00 adoption proceeding
 - (14) Relinquishments, separate from adoptions\$100.00(15) Guardianships for minors\$85.00 \$90.00(15)(16) Guardianships for adults\$100.00 \$105.00(16)(17) Petitions for change of name\$125.00 \$135.00(17)(18) Filing of a will for safekeeping, except that\$20.00 \$25.00

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14 V.S.A. § 2643

there shall be no fee for the filing of subsequent wills in that district for the same person

(19) Filing of subsequent will for safekeeping, same	\$15.00
probate division or transfer to another probate division	
(18)(20) Corrections for vital records	\$25.00 <u>\$30.00</u>
(19)(21) Orders of authorization <u>pursuant to</u>	\$25.00 <u>\$30.00</u>
18 V.S.A. § 5144	
(20)(22) Conveyances of title to real estate pursuant	\$50.00 <u>\$55.00</u>
to 14 V.S.A. § 1801, including petitions to clear title and	
release or discharge of mortgage	
(21)(23) Petitions concerning advance directives	\$75.00 <u>\$80.00</u>
pursuant to 18 V.S.A. § 9718	
(22)(24) Civil actions brought pursuant to	\$50.00 <u>\$55.00</u>
18 V.S.A. chapter 107, subchapter 3	
(23)(25) Petitions for partial decree	\$100.00 <u>\$105.00</u>
(24)(26) Petitions for license to sell real estate	\$50.00 <u>\$55.00</u>
(27) Petitions for minor settlement pursuant to	\$30.00

* * *

Sec. 25. JUDICIARY; ELECTRONIC FILING FEE

It is the intent of the General Assembly that the Judiciary be authorized to fund the licensing and operating costs of an electronic casefile and electronic filing system for all courts through, among other sources, the imposition of user fees on electronic filing or electronic access to Judiciary case records, or both. The Supreme Court is authorized to submit to the General Assembly a specific plan for such fees, including the amount of each fee, the coverage of the fee and the user action that will trigger the imposition of the fee, to take effect once funding for purchase of the electronic filing and electronic casefile system is secured.

* * * Vermont Web Portal * * *

Sec. 26. 22 V.S.A. § 954 is added to read:

§ 954. VERMONT WEB PORTAL; DEPARTMENT OF TAXES

The Vermont Web Portal may assess a three percent fee for credit card payment of tax bills to the Vermont Department of Taxes.

Sec. 27. 22 V.S.A. § 955 is added to read:

§ 955. VERMONT WEB PORTAL; DEPARTMENT OF MOTOR VEHICLES

The Vermont Web Portal may assess a three percent fee for over-the-counter credit card payment of Department of Motor Vehicle fees at Department branch offices.

* * * Repeal * * *

Sec. 28. REPEAL

Sec. 26 of this act (creating a three percent fee for credit card payment of tax bills to the Vermont Department of Taxes) is repealed on July 1, 2016.

* * * Effective Date * * *

Sec. 29. EFFECTIVE DATE

This act shall take effect on July 1, 2014.