

## **KING COUNTY**

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

## Signature Report

## July 25, 2011

## Ordinance 17150

	Proposed No.	2011-0222.2		Sponsors Patters	son
1		AN ORDINA	NCE relating to	court fees; creat	ing K.C.C.
2		Title 4A; ame	nding Ordinance	9349, Section 1	, and K.C.C.
3		4.71.010, Ord	inance 13330, Se	ection 20, and K	.C.C.
4		4.71.070, Ord	inance 8752, Sec	tions 1 through	3, as
5		amended, and	K.C.C. 4.71.100	, Ordinance 139	90, Section
6		2, and K.C.C.	4.71.150, Ordina	ance 9774, Secti	on 1, as
7		amended, and	K.C.C. 4.73.010	, Ordinance 624	2, Section 1,
8		as amended, a	nd K.C.C. 4.76.0	010, Ordinance 1	1136,
9		Section 1, as a	nmended, and K.	C.C. 4.79.010, C	Ordinance
10		13662, Sectio	n 9, and K.C.C.	4.83.010, Ordin	ance 14905,
11		Section 15, an	d K.C.C. 4.83.03	30, Ordinance 14	1905, Section
12		17, and K.C.C	C. 4.83.040, Ordin	nance 16290, Se	ction 3, and
13		K.C.C. 4.83.0	60, Ordinance 16	5293, Section 3,	and K.C.C.
14		4.83.070, Ord	inance 16297, Se	ection 3, and K.C	C.C.
15		4.83.080, Ord	inance 16968, Se	ection 3, and K.C	C.C.
16		4.83.090, Ord	inance 9349, Sec	etion 3, and K.C.	.C. 4.71.030,
17		Ordinance 62	41, Section 1, as	amended, and K	C.C.
18		4.72.010, Ord	inance 6241, Sec	etion 2, as amend	led, and
19		K.C.C. 4.72.0	20, Ordinance 16	5982, Section 4,	and K.C.C.

20	4.72.021, Ordinance 10643, Section 3, as amended, and
21	K.C.C. 4.72.025, Ordinance 16305, Section 1, as amended,
22	and K.C.C. 4.72.032, Ordinance 16306, Section 2, as
23	amended, and K.C.C. 4.72.034 and Ordinance 6241,
24	Section 3, as amended, and K.C.C. 4.72.045, adding new
25	chapters to K.C.C. Title 4A, adding a new K.C.C. Title 4A
26	to the King County Code, recodifying K.C.C. 4.71.010,
27	K.C.C. 4.71.050, K.C.C. 4.71.060, K.C.C. 4.71.070, K.C.C.
28	4.71.090, K.C.C. 4.71.100, K.C.C. 4.71.115, K.C.C.
29	4.71.120, K.C.C. 4.71.150, K.C.C. 4.71.200, K.C.C.
30	4.73.010, K.C.C. 4.76.010, K.C.C. 4.79.010, K.C.C.
31	4.83.010, K.C.C. 4.83.030, K.C.C. 4.83.040, K.C.C.
32	4.83.060, K.C.C. 4.83.070, K.C.C. 4.83.080, K.C.C.
33	4.83.090, K.C.C. 4.71.030, K.C.C. 4.72.010, K.C.C.
34	4.72.020, K.C.C. 4.72.021, K.C.C. 4.72.022, K.C.C.
35	4.72.025, K.C.C. 4.72.026, K.C.C. 4.72.027, K.C.C.
36	4.72.028, K.C.C. 4.72.032, K.C.C. 4.72.034, K.C.C.
37	4.72.042, K.C.C. 4.72.045, K.C.C. 4.82.010, K.C.C.
38	4.82.020 and K.C.C. 4.79.020 and repealing Ordinance
39	9348, Section 1, as amended, and K.C.C. 4.70.010,
40	Ordinance 9348, Section 2, as amended, and K.C.C.
41	4.70.020, Ordinance 9348, Section 3, and K.C.C. 4.70.030,
42	Ordinance 9349, Section 2, and K.C.C. 4.71.020,

43	Ordinance 13330, Section 14, and K.C.C. 4.71.040,
44	Ordinance 13330, Section 22, and K.C.C. 4.71.080,
45	Ordinance 13562, Section 2, and K.C.C. 4.71.110,
46	Ordinance 13642, Section 1, and K.C.C. 4.71.130,
47	Ordinance 13662, Section 6, and K.C.C. 4.71.140,
48	Ordinance 13995, Section 2, and K.C.C. 4.71.160,
49	Ordinance 6241, Section 3, as amended, and K.C.C.
50	4.72.100, Ordinance 10008, Section 1, and K.C.C.
51	4.74.010, Ordinance 6242, Section 2, as amended, and
52	K.C.C. 4.76.020, Ordinance 6242, Section 3, as amended,
53	and K.C.C. 4.76.030, Ordinance 6242, Section 4, and
54	K.C.C. 4.76.040, Ordinance 8364, Section 1, and K.C.C.
55	4.78.010, Ordinance 8364, Section 2, and K.C.C. 4.78.020,
56	Ordinance 8364, Section 3, and K.C.C. 4.78.030,
57	Ordinance 8364, Section 4, and K.C.C. 4.78.040 and
58	Ordinance 13662, Section 11, and K.C.C. 4.83.020.
59	STATEMENT OF FACTS:
60	1. The existing code on revenue and financial regulation, K.C.C. Title 4,
61	was created for the most part in the 1970s and 1980s, though some
62	provisions date back to at least the 1940s.
63	2. Since the creation of K.C.C. Title 4, the title has been subject to many
64	amendments each year. The cumulative effect of these amendments has

65	been to create ambiguities and conflicts within the title, which make it
66	difficult to apply the code effectively and predictably.
67	3. The council is performing a comprehensive review of K.C.C. Title 4 to
68	reflect current practices, including the implementation of the new county
69	financial system, as well as the King County Strategic Plan, 2010-2014:
70	Working Together for One King County.
71	4. The council determines that a new title on revenue and financial
72	regulation, K.C.C. Title 4A, should be created, and material related to
73	revenue and financial matters be codified in that title, and all other
74	material in K.C.C. Title 4 that is not appropriate to be codified K.C.C.
75	Title 4A should be codified in the appropriate titles.
76	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
77	SECTION 1. Findings: With this ordinance, the executive has responded to the
78	provisos in the 2011 Budget Ordinance, Ordinance 16984, Section 31, Proviso P1, and
79	Section 34, Proviso P1.
80	SECTION 2. In accordance with Section 880 of the King County Charter, there is
81	adopted Title 4A of the King County Code.
82	SECTION 3. There is hereby established a new chapter in K.C.C. Title 4A. This
83	new chapter shall contain K.C.C. 4.71.010, as recodified by this ordinance, K.C.C.
84	4.71.050, as recodified by this ordinance, K.C.C. 4.71.060, as recodified by this
85	ordinance, K.C.C. 4.71.070, as recodified by this ordinance, K.C.C. 4.71.090, as
86	recodified by this ordinance, K.C.C. 4.71.100, as recodified by this ordinance, K.C.C.
87	4.71.115, as recodified by this ordinance, K.C.C. 4.71.120, as recodified by this

88	ordinance, K.C.C. 4.71.150, as recodified by this ordinance, K.C.C. 4.71.200, as
89	recodified by this ordinance, 4.73.010, as recodified by this ordinance, K.C.C. 4.76.010,
90	as recodified by this ordinance, K.C.C. 4.79.010, as recodified by this ordinance, K.C.C.
91	4.83.010, as recodified by this ordinance, K.C.C. 4.83.030, as recodified by this
92	ordinance, K.C.C. 4.83.040, as recodified by this ordinance, K.C.C. 4.83.060, as
93	recodified by this ordinance, K.C.C. 4.83.070, as recodified by this ordinance, K.C.C.
94	4.83.080, as recodified by this ordinance, K.C.C. 4.83.090, as recodified by this
95	ordinance, K.C.C. 4.71.030, as recodified by this ordinance, and section 39 of this
96	ordinance.
97	SECTION 4. K.C.C. 4.71.010, as amended by this ordinance, is hereby
98	recodified as a new section in the new chapter established in section 3 of this ordinance.
99	SECTION 5. Ordinance 9349, Section 1, and K.C.C. 4.71.010 are each hereby
100	amended to read as follows:
101	The department of judicial administration is hereby authorized to assess a fee for
102	providing forms used in King County ((S)) superior ((C)) court. The charge shall be fifty
103	cents per page to cover all costs associated with forms' creation and distribution.
104	SECTION 6. K.C.C. 4.71.050 and K.C.C. 4.71.060 are each hereby recodified as
105	new sections in the new chapter established in section 3 of this ordinance.
106	SECTION 7. K.C.C. 4.71.070, as amended by this ordinance, is hereby
107	recodified as a new section in the new chapter established in section 3 of this ordinance.
108	SECTION 8. Ordinance 13330, Section 20, and K.C.C. 4.71.070 are each hereby
109	amended to read as follows:

110	The department of judicial administration is hereby authorized to assess a fee for
111	issuance of civil warrants, subpoenas and citations, and for each document needing a
112	clerk's seal. In accordance with RCW 36.18.050, ((Ŧ))the fee assessed for issuance of
113	civil warrants, subpoenas and citations shall be ((twenty dollars)) the same as the fee
114	established for the issuance of a writ of attachment as specified in RCW 36.18.016.
115	SECTION 9. K.C.C. 4.71.090, is hereby recodified as a new section in the new
116	chapter established in section 3 of this ordinance.
117	SECTION 10. K.C.C. 4.71.100, as amended by this ordinance, is hereby
118	recodified as a new section in the new chapter established in section 3 of this ordinance.
119	SECTION 11. Ordinance 8752, Sections 1 through 3, as amended, and K.C.C.
120	4.71.100 are each hereby amended to read as follows:
121	((A.)) The department of judicial administration is hereby authorized to assess a
122	fee to anyone who files a document that requires special handling because of errors,
123	failure to follow court rules or statutes or lack of completeness. The department shall
124	make the decision to return the document to the filer on a case-by-case basis.
125	((B-)) The fee assessed for a document that requires extra handling because of
126	errors, failure to follow court rules or statutes or lack of completeness shall be fifteen
127	dollars for each incorrect or incomplete document to cover all costs of the extra handling
128	required.
129	((C. The department of judicial administration shall establish a procedure for the
130	collection of the fee.))
131	SECTION 12. K.C.C. 4.71.115 and K.C.C. 4.71.120 are each hereby recodified
132	as new sections in the new chapter established in section 3 of this ordinance.

L33	SECTION 13. K.C.C. 4./1.150, as amended by this ordinance, is hereby
L34	recodified as a new section in the new chapter established in section 3 of this ordinance.
135	SECTION 14. Ordinance 13990, Section 2, and K.C.C. 4.71.150 are each hereby
136	amended to read as follows:
137	The department of judicial administration is hereby authorized to assess a fee for
138	the service of bulk user access to superior court records managed by the department of
139	judicial administration. The fee assessed shall be two hundred fifty dollars per year, to
L40	cover the costs associated with providing this service. A fee of twenty-five dollars per
141	month shall be charged to users who do not require bulk access for an entire year. ((The
142	department of judicial administration shall establish a procedure for the collection of
L43	these fees.))
L44	SECTION 15. K.C.C. 4.71.200 is hereby recodified as a new section in the new
145	chapter established in section 3 of this ordinance.
L46	SECTION 16. K.C.C. 4.73.010, as amended by this ordinance, is hereby
L47	recodified as a new section in the new chapter established in section 3 of this ordinance.
L48	SECTION 17. Ordinance 9774, Section 1, as amended, and K.C.C. 4.73.010 are
L49	each hereby amended to read as follows:
150	The department of judicial administration is hereby authorized to assess a fee for
151	providing noncertified copies of legal case files. ((The charge shall be fifty cents per
L52	page to cover all costs associated with legal case file copying. Documents printed at one
153	of the department's facilities from the department's electronic court record system and
<b>L</b> 54	microfilm shall be twenty-five cents per page.)) Self-service copies from hard copy, also
155	known as paper, files or copied remotely using the department's online electronic court

record system from a site outside the department's facilities shall be fifteen cents 1	per	
page. The department of judicial administration shall establish a procedure for the	e	
collection of the fees in this section.		

- SECTION 18. K.C.C. 4.76.010, as amended by this ordinance, is hereby recodified as a new section in the new chapter established in section 3 of this ordinance.
- 161 <u>SECTION 19.</u> Ordinance 6242, Section 1, as amended, and K.C.C. 4.76.010 are 162 each hereby amended to read as follows:
  - A. The department of judicial administration is hereby authorized to assess service fees for reimbursement for the actual costs incurred by the county to process trust payments through the superior court registry.
    - B. The following fees may be assessed:
  - 1. Two dollars per payment if a child support payment greater than twenty-five dollars and less than or equal to one hundred and fifty dollars is made and;
  - 2. Ten dollars per payment for all child support payments exceeding one hundred and fifty dollars and for all other types of payments which exceed twenty-five dollars;
  - C. ((The department of judicial administration, having fully complied with K.C.C. chapter 2.98, is authorized to implement procedures, for cause, to waive all or part of the fees based on an applicant's showing of bona fide hardship. The service fees shall be the responsibility of the party making a payment of funds to be held in trust by the department of judicial administration. In the event that the party responsible to pay the service fee fails to do so, or is delinquent in paying fees, the department shall not delay the disbursement of trust payments or in any monetary way penalize the recipients

179	of the trust payments because of the failure or delinquency.)) This section applies to all
180	payments received for processing through the superior court registry, except for any
181	payment whose processing costs are otherwise reimbursed to the county from other
182	sources.
183	SECTION 20. K.C.C. 4.79.010, as amended by this ordinance, is hereby
184	recodified as a new section in the new chapter established in section 3 of this ordinance.
185	SECTION 21. Ordinance 11136, Section 1, as amended, and K.C.C. 4.79.010 are
186	each hereby amended to read as follows:
187	The ((King County council hereby establishes)) department of judicial
188	administration is authorized to assess a surcharge of twenty dollars to superior court
189	filing fees for domestic relations cases filed under Title 26 RCW ((and user fees
190	including a charge of fifty cents per page for forms)), to be used for funding the
191	courthouse facilitator program which provides basic services to pro se litigants in family
192	law cases. ((This surcharge shall be collected by the superior court and the clerk of the
193	superior court, which shall establish a procedure for collection and segregation of this
194	surcharge in accordance with chapter 26.12-RCW.)
195	SECTION 22. K.C.C. 4.83.010, as amended by this ordinance, is hereby
196	recodified as a new section in the new chapter established in section 3 of this ordinance.
197	SECTION 23. Ordinance 13662, Section 9, and K.C.C. 4.83.010 are each hereby
198	amended to read as follows:
199	((A.)) The department of judicial administration is hereby authorized to assess a
200	fee for the service of providing a voucher system for payment of services provided by the
201	department.

202	((B <sub>-</sub> )) The fee assessed shall be ten percent of the yearly charges to the voucher
203	account, to cover some of the expenses involved in processing the vouchers and sending
204	invoices.
205	((C. The department of judicial administration shall establish a procedure for the
206	collection of these facts.))
207	SECTION 24. K.C.C. 4.83.030, as amended by this ordinance, is hereby
208	recodified as a new section in the new chapter established in section 3 of this ordinance.
209	SECTION 25. Ordinance 14905, Section 15, and K.C.C. 4.83.030 are each
210	hereby amended to read as follows:
211	((A-)) The department of judicial administration is hereby authorized to assess a
212	fee for the disposal of court exhibits not withdrawn by the parties forty-five to ninety
213	days following case completion. This fee is assessed ((pursuant to)) in accordance with
214	RCW 36.18.016(10).
215	((B.)) The fee assessed shall be twenty dollars.
216	((C. The department of judicial administration shall establish a procedure for the
217	collection of the fee.))
218	SECTION 26. K.C.C. 4.83.040, as amended by this ordinance, is hereby
219	recodified as a new section in the new chapter established in section 3 of this ordinance.
220	SECTION 27. Ordinance 14905, Section 17, and K.C.C. 4.83.040 are each
221	hereby amended to read as follows:
222	((A-)) The department of judicial administration is hereby authorized to assess a
223	fee for the conversion of items that are inappropriate for filing in the court file to file
224	exhibits. This fee is assessed (( <del>pursuant to</del> )) in accordance with RCW 36.18.016(10).

225	((B.)) The fee assessed shall be twenty dollars.
226	((C. The department of judicial administration shall establish a procedure for the
227	collection of the fee.))
228	SECTION 28. K.C.C. 4.83.060, as amended by this ordinance, is hereby
229	recodified as a new section in the new chapter established in section 3 of this ordinance.
230	SECTION 29. Ordinance 16290, Section 3, and K.C.C. 4.83.060 are each hereby
231	amended to read as follows:
232	((A.)) The department of judicial administration is hereby authorized to assess a
233	fee for providing clerk services on an expedited basis.
234	$((B_{-}))$ The fee assessed shall be thirty dollars.
235	((C. The department of judicial administration shall establish a procedure for the
236	collection of the fee.))
237	SECTION 30. K.C.C. 4.83.070, as amended by this ordinance, is hereby
238	recodified as a new section in the new chapter established in section 3 of this ordinance.
239	SECTION 31. Ordinance 16293, Section 3, and K.C.C. 4.83.070 are each hereby
240	amended to read as follows:
241	((A-)) The department of judicial administration is hereby authorized to assess a
242	fee for fulfilling customer requests via the mail.
243	((B.)) The fee assessed shall be seven dollars per transaction and unless postage
244	is provided by the customer, postage will be charged at a rate of three dollars per
245	transaction.
246	((C. The department of judicial administration shall establish a procedure for the
247	collection of the fee ))

248	SECTION 32. K.C.C. 4.83.080, as amended by this ordinance, is hereby
249	recodified as a new section in the new chapter established in section 3 of this ordinance.
250	SECTION 33. Ordinance 16297, Section 3, and K.C.C. 4.83.080 are each hereby
251	amended to read as follows:
252	((A-)) The department of judicial administration is hereby authorized to assess
253	and collect a fee for preparing and providing copies of documents to the court. This fee
254	only applies when documents have been electronically submitted to the clerk by parties
255	who wish to have copies provided to the respective judicial officer.
256	((B.)) The fee assessed shall be twenty dollars per submission.
257	((C. The department of judicial administration shall establish a procedure for the
258	collection of the fee.))
259	SECTION 34. K.C.C. 4.83.090, as amended by this ordinance, is hereby
260	recodified as a new section in the new chapter established in section 3 of this ordinance.
261	SECTION 35. Ordinance 16968, Section 3, and K.C.C. 4.83.090 are each hereby
262	amended to read as follows:
263	((A.)) The department of judicial administration is hereby authorized to assess
264	and collect a fee for preparing and providing a report of new cases filed in superior court
265	or new judgments filed in superior court.
266	$((B_{\overline{-}}))$ The fee shall be five dollars per report.
267	((C. The department of judicial administration shall establish a procedure for the
268	collection of this fee.))
269	SECTION 36. K.C.C. 4.71.030, as amended by this ordinance, is hereby
270	recodified as a new section in the new chapter established in section 3 of this ordinance.

271	SECTION 37. Ordinance 9349, Section 3, and K.C.C. 4.71.030 are each hereby
272	amended to read as follows:
273	The department of judicial administration shall establish a procedure for the
274	collection of ((this)) the fees in this chapter.
275	NEW SECTION. SECTION 38. There is hereby added to the new chapter
276	established in section 3 of this ordinance a new section to read as follows:
277	The department of judicial administration is authorized to waive all or part of the
278	fees authorized in the chapter.
279	SECTION 39. There is hereby established a new chapter in K.C.C. Title 4A.
280	This new chapter shall contain K.C.C. 4.72.010, as recodified by this ordinance, section
281	42 of this ordinance, K.C.C. 4.72.020, as recodified by this ordinance, K.C.C. 4.72.021,
282	as recodified by this ordinance, K.C.C. 4.72.022, as recodified by this ordinance,
283	4.72.025, as recodified by this ordinance, K.C.C. 4.72.026, as recodified by this
284	ordinance, K.C.C. 4.72.027, as recodified by this ordinance, K.C.C. 4.72.028, as
285	recodified by this ordinance, K.C.C. 4.72.032, as recodified by this ordinance, K.C.C.
286	4.72.034, as recodified by this ordinance, K.C.C. 4.72.042, as recodified by this
287	ordinance, 4.72.045, as recodified by this ordinance, section 58 of this ordinance and
288	section 59 of this ordinance.
289	SECTION 40. K.C.C. 4.72.010, as amended by this ordinance, is hereby
290	recodified as a new section in the new chapter established in section 39 of this ordinance.
291	SECTION 41. Ordinance 6241, Section 1, as amended, and K.C.C. 4.72.010 are
292	each hereby amended to read as follows:

293	The purpose of this chapter is to authorize the superior court ((through the
294	department of judicial administration)) to assess ((service)) fees for reimbursement ((for
295	the actual)) of costs incurred by the county for: adoption services including flat search
296	fee, consultation((,)) and confirmation of consents((, post-placement study, step-parent
297	adoption, new baby study, temporary study, in-home study, complete adoption)); ((and
298_	for)) dissolution services including: ((mediation)) orientation, mediation, one party and
299	two party evaluations, witness fees for testimony provided by family court services staff,
300	((paternity services including one party and two party evaluations)); ((for)) and marriage
301	waivers((; and for marriage reconciliation services not pertaining to a pending
302	dissolution)). Such service fees shall be the responsibility of the party or parties
303	requesting the service.
304	NEW SECTION. SECTION 42. There is hereby added to the new chapter
305	established in section 39 of this ordinance a new section to read as follows:
306	The superior court is authorized to charge a fee for providing forms. The charge
307	shall be fifty cents per page.
308	SECTION 43. K.C.C. 4.72.020, as amended by this ordinance, is hereby
309	recodified as a new section in the new chapter established in section 39 of this ordinance
310	SECTION 44. Ordinance 6241, Section 2, as amended, and K.C.C. 4.72.020 are
311	each hereby amended to read as follows:
312	Fees for family court services dissolution matters are established as follows:
313	((A.)) The ((department of judicial administration)) superior court shall prepare
314	((and adopt)) a fee schedule charging no more than two hundred dollars, per hour, for:
315	((1-)) A. Dissolution services including:

316	Mediation and evaluation orientation;
317	((b.)) 2. $((m))$ Mediation services;
318	((e.)) 3. ((eonciliation)) Evaluation services;
319	((d.)) <u>4.</u> $((d))$ <u>D</u> issolution one and two party evaluations;
320	((e.)) 5. $((w))$ Witness fees for court testimony provided by family court
321	services staff; and
322	((f. paternity services including evaluations; and
323	g.)) 6. ((m))Marriage waivers.
324	((B. The department of judicial administration is authorized to implement
325	procedures, for cause, to waive all or part of the fees based on an applicant's showing of
326	bona fide hardship. Collection of the service fee shall be the responsibility of the
327	superior court and the department of judicial administration. Should it prove necessary,
328	the prosecuting attorney shall assist the department of judicial administration, the
329	superior court and the clerk of the superior court in collection of the fees.))
330	SECTION 45. K.C.C. 4.72.021, as amended by this ordinance, is hereby
331	recodified as a new section in the new chapter established in section 39 of this ordinance.
332	SECTION 46. Ordinance 16982, Section 4, and K.C.C. 4.72.021 are each hereby
333	amended to read as follows:
334	Fees for family court services adoption matters are established as follows:
335	((A.)) The ((department of judicial administration)) superior court shall prepare
336	((and adopt)) a fee schedule charging no more than one hundred fifty dollars, per hour,
337	for((÷
338	1. A))adoption services, including:

339	((a.)) A. ((e)) Confirmation of birth parent consent reports in all independent
340	nonagency adoptions;
341	((b.)) <u>B.</u> $((s))$ Stepparent adoption reports; and
342	$((e_{\cdot}))$ <u>C</u> . $((e))$ Other services as ordered by the court; and
343	((B. The department of judicial administration is authorized to implement
344	procedures, for cause, to waive all or part of the fees based on an applicant's showing of
345	bona fide hardship. Collection of the service fee shall be the responsibility of the
346	superior court and the department of judicial administration. Should it prove necessary,
347	the prosecuting attorney shall assist the department of judicial administration, the
348	superior court and the clerk of the superior court in collection of the fees.))
349	SECTION 47. K.C.C. 4.72.022 is hereby recodified as a new section in the new
350	chapter established in section 39 of this ordinance.
351	SECTION 48. K.C.C. 4.72.025, as amended by this ordinance, is hereby
352	recodified as a new section in the new chapter established in section 39 of this ordinance.
353	SECTION 49. Ordinance 10643, Section 3, as amended, and K.C.C. 4.72.025 are
354	each hereby amended to read as follows:
355	The superior court ((and the clerk of the superior court)) shall assess a flat search
356	fee for each adoption case record search at the rate established by RCW 36.18.020. ((The
357	superior court and the clerk of the superior court shall establish a procedure for the
358	collection of this fee.))
359	SECTION 50. K.C.C. 4.72.026, K.C.C. 4.72.027 and K.C.C. 4.72.028 are each
360	hereby recodified as new sections in the new chapter established in section 39 of this
361	ordinance.

362	SECTION 51. K.C.C. 4.72.032, as amended by this ordinance, is hereby
363	recodified as a new section in the new chapter established in section 39 of this ordinance.
364	SECTION 52. Ordinance 16305, Section 1, as amended, and K.C.C. 4.72.032 are
365	each hereby amended to read as follows:
366	((A.)) A fee of thirty dollars is imposed for services rendered to review
367	documentation related to domestic cases before finalization, in accordance with RCW
368	26.12.240.
369	((B. The department of judicial administration is authorized to implement
370	procedures, in accordance with K.C.C. chapter 2.98, to waive all or part of the fees based
371	on an applicant's showing of bona fide hardship. Collection of the fee shall be the
372	responsibility of the superior court and the department of judicial administration. Should
373	it prove necessary, the prosecuting attorney shall assist the department of judicial
374	administration, superior court and the clerk of the superior court in collection of the
375	<del>fees.</del> ))
376	SECTION 53. K.C.C. 4.72.034, as amended by this ordinance, is hereby
377	recodified as a new section in the new chapter established in section 39 of this ordinance.
378	SECTION 54. Ordinance 16306, Section 2, as amended, and K.C.C. 4.72.034 are
379	each hereby amended to read as follows:
380	A. The superior court is hereby authorized to charge a user fee of up to thirty
381	dollars per visit for facilitator services, as authorized under RCW 26.12.240.
382	$((A.))$ <u>B.</u> A $((user))$ fee of thirty dollars is imposed $((per \ visit))$ for facilitator
383	services rendered to review documentation related to domestic cases before finalization,
384	in accordance with RCW 26.12.240.

385	((B. The department of judicial administration is authorized to implement
386	procedures, in accordance with K.C.C. chapter 2.98, to waive all or part of the fees based
387	on an applicant's showing of bona fide hardship. Collection of the user fee shall be the
388	responsibility of the superior court and the department of judicial administration. Should
389	it prove necessary, the prosecuting attorney shall assist the department of judicial
390	administration, superior court and the clerk of the superior court in collection of the
391	fees.))
392	SECTION 55. K.C.C. 4.72.042 is hereby recodified as a new section in the new
393	chapter established in section 39 of this ordinance.
394	SECTION 56. K.C.C. 4.72.045, as amended by this ordinance, is hereby
395	recodified as a new section in the new chapter established in section 39 of this ordinance.
396	SECTION 57. Ordinance 6241, Section 3, as amended, and K.C.C. 4.72.045 are
397	each hereby amended to read as follows:
398	((A.)) The superior court is hereby authorized to charge a fee of up to twenty
399	dollars per person to attend a family law orientation provided by King County superior
400	court family court operations. This fee is authorized by RCW 26.12.260, 26.12.220 and
401	<u>26.12.240.</u>
402	((B. The department of judicial administration is authorized to implement and
403	adopt procedures to waive all or part of the fees based on the applicant's showing that the
404	applicant is indigent. Collection of the fee shall be the responsibility of superior court
405	and the department of judicial administration. Should it prove necessary, the prosecuting
406	attorney shall assist the department of judicial administration and the superior court in the
407	collection of the fees.))

408	NEW SECTION. SECTION 58. There is hereby added to the new chapter
409	established in section 39 of this ordinance a new section to read as follows:
410	The superior court is authorized to waive all or part of the fees authorized in this
411	chapter based on the parties' ability to pay.
412	NEW SECTION. SECTION 59. There is hereby added to the new chapter
413	established in section 39 of this ordinance a new section to read as follows:
414	The superior court is responsible for collection of fees authorized in this chapter.
415	SECTION 60. There is hereby established a new chapter in K.C.C. Title 4A.
416	This new chapter shall contain K.C.C. 4.82.010, as recodified by this ordinance, K.C.C.
417	4.82.020, as recodified by this ordinance, and K.C.C. 4.79.020, as recodified by this
418	ordinance.
419	SECTION 61. K.C.C. 4.79.020, as amended by this ordinance, is hereby
420	recodified as a new section in the new chapter established in section 60 of this ordinance.
421	SECTION 62. K.C.C. 4.79.020 is hereby recodified as a new section in the new
422	chapter established in section 57 of this ordinance.
423	SECTION 63. The following are hereby repealed:
124	A. Ordinance 9348, Section 1, as amended, and K.C.C. 4.70.010;
425	B. Ordinance 9348, Section 2, as amended, and K.C.C. 4.70.020;
426	C. Ordinance 9348, Section 3, and K.C.C. 4.70.030;
127	D. Ordinance 9349, Section 2, and K.C.C. 4.71.020;
428	E. Ordinance 13330, Section 14, and K.C.C. 4.71.040;
129	F. Ordinance 13330, Section 22, and K.C.C. 4.71.080;
430	G. Ordinance 13562, Section 2, and K.C.C. 4.71.110;

H. Ordinance 13642, Section 1, and K.C.C. 4.71.130; 431 I. Ordinance 13662, Section 6, and K.C.C. 4.71.140; 432 433 J. Ordinance 13995, Section 2, and K.C.C. 4.71.160; K. Ordinance 6241, Section 3, as amended, and K.C.C. 4.72.100; 434 L. Ordinance 10008, Section 1, and K.C.C. 4.74.010; 435 M. Ordinance 6242, Section 2, as amended, and K.C.C. 4.76.020; 436 437 N. Ordinance 6242, Section 3, as amended, and K.C.C. 4.76.030; 438 O. Ordinance 6242, Section 4, and K.C.C. 4.76.040; 439 P. Ordinance 8364, Section 1, and K.C.C. 4.78.010; 440 Q. Ordinance 8364, Section 2, and K.C.C. 4.78.020; R. Ordinance 8364, Section 3, and K.C.C. 4.78.030; 441

442

S. Ordinance 8364, Section 4, and K.C.C. 4.78.040; and

443

T. Ordinance 13662, Section 11, and K.C.C. 4.83.020.

444

Ordinance 17150 was introduced on 6/13/2011 and passed by the Metropolitan King County Council on 7/25/2011, by the following vote:

Yes: 9 - Mr. Phillips, Mr. von Reichbauer, Mr. Gossett, Ms. Hague, Ms. Patterson, Ms. Lambert, Mr. Ferguson, Mr. Dunn and Mr.

McDermott

No: 0

Excused: 0

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

Larry Gossett, Chair

ATTEST:

Anne Noris, Clerk of the Council

APPROVED this 5 day of AUGUST, 2011

Dow Constantine, County Executive

Attachments: None