

SENATE BILL REPORT

SHB 1680

As Reported By Senate Committee On:
Law & Justice, March 27, 1995

Title: An act relating to interest on court fines.

Brief Description: Revising the distribution of interest on court fines.

Sponsors: House Committee on Law & Justice (originally sponsored by Representatives Hickel, Appelwick and Padden; by request of Administrator for the Courts).

Brief History:

Committee Activity: Law & Justice: 3/22/95, 3/27/95 [DPA].

SENATE COMMITTEE ON LAW & JUSTICE

Majority Report: Do pass as amended.

Signed by Senators Smith, Chair; Hargrove, Johnson, Long, McCaslin, Roach and Schow.

Staff: Cynthia Runger (786-7717)

Background: Under current practice, courts of limited jurisdiction charge interest on penalties, fines, forfeitures, fees, and costs that are unpaid and have been referred to a collection agency. The authority to charge interest is not found in statute, and there is apparently little uniformity in the uses to which such interest is put.

Superior courts charge interest on legal financial obligations, accruing from the date that judgment is entered.

Courts are empowered to use collection agencies to collect unpaid penalties, fines, forfeitures, fees, and costs. Under current practice, courts often enter into agreements with collection agencies that allow such agencies to retain all or a portion of the interest accrued on unpaid court obligations to offset collection costs.

Summary of Amended Bill: Courts of limited jurisdiction are granted the authority to collect interest on unpaid penalties, fines, bail forfeitures, fees, and costs at a rate of 12 percent per annum. Such interest may begin to accrue when a case enters collection status and may continue to accrue while the case remains in collection status.

Courts are authorized to enter into agreements with collection agencies which allow those agencies to retain all or any portion of the interest collected on unpaid court obligations.

Interest on court obligations that is retained by cities and counties is exempt from the standard remittance to the State Treasurer. All such interest must be distributed as follows: 25 percent to the state public safety and education account; 25 percent to the state judicial

information system account; 25 percent to the local current expense account or general fund; and 25 percent to fund local courts.

Amended Bill Compared to Substitute Bill: The amended bill makes a technical change to clarify when interest accrues.

Appropriation: None.

Fiscal Note: Not requested.

Effective Date: Ninety days after adjournment of session in which bill is passed.

Testimony For: This is necessary to unify the interest collection process.

Testimony Against: None.

Testified: Chuck Foster, OAC (pro).