2024 SPECIAL & DEDICATED FUNDS

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symbol indicates sections that have been updated since the previous publication.

SPECIAL AND DEDICATED FUNDS

INTRODUCTION

This publication is provided as a convenient reference for county officials to identify and review various special and dedicated funds established in the county and the purposes for which the funds may be used. For ease of use, we have divided the document into two sections: funds by county office and funds dedicated to a particular purpose. Funds are repeated wherever applicable; for example, the forfeiture fund applies to both the county attorney and the district attorney and therefore appears under both offices.

This outline should not be relied upon as a comprehensive list of every special or dedicated fund but includes the most common dedicated funds that are statutorily segregated from the county's general fund. Funds created under federal law and funds specific to an individual county are not included in this publication. To help us make this a better resource, please let us know if you find an error or omission.

The general rule that governs the management of county money is simple: the commissioners court has the authority to determine how to allocate the county's resources, and county money may be expended to serve any county purpose that the commissioners court deems appropriate. However, there are many exceptions to the general rule, which establish separate funds outside of the general fund with specific limits on expenditures. Special and dedicated funds are still county monies and must be delivered to the county treasurer and placed in the county depository.

Many of the funds to which the general rule does not apply are under the control of a specific elected official, not the commissioners court, or are under the shared authority of an elected official and the commissioners court. The remainder of these funds are managed by the commissioners court but may only be spent on certain specified purposes. As noted above, this outline is organized by county office and information about funds that are subject to the control of more than one county office is duplicated where appropriate.

Local Government Code §113.021 provides that interest on most special and dedicated funds accrues "for the benefit of the county" and therefore may be retained in the special or dedicated fund or deposited in the general fund. This section overrules the common law which holds that the interest earned becomes part of the principal and, therefore,

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¹ This publication includes changes adopted by the 88th Legislature through the Fourth Called Session (2023).

subject to the control of the specified elected official.² There are a number of statutory exceptions to the requirement that interest accrues to the general fund, some of which are identified in the text.

The following information is included about each fund: (1) the statutory authority for the fund; (2) the source of the money in the fund; (3) the elected official who controls the fund; and (4) the purposes for which the fund may be used. Additionally, attorney general or court opinions interpreting the way the funds should be managed are summarized.

The following principles apply to management and expenditure of all county funds:

- 1. The general rule is that county monies are under the control of the commissioners court. The commissioners court has discretion to determine how to spend county money.
- 2. To change the general rule and place money under the control of another elected official, express legislative language is required: such as "the money may be spent at the sole discretion of" the elected official or "the money is to be administered solely by" the elected official.
- 3. If the statute creating a particular fund specifies that the fund may be spent only for certain purposes, the commissioners court or other elected official is bound by the restrictions imposed.
- 4. All expenditures from funds controlled by the commissioners court or another elected official are subject to review by the county auditor, who has authority under Local Government Code §115.0035 to audit the accounts controlled by any county, district or precinct officer.
- 5. Funds under the exclusive control of another elected official may or may not be subject to the competitive bidding requirement, depending on statutory authority.
- 6. Except as otherwise noted above, as a general rule, interest on special funds accrues to the benefit of the county and is deposited in the general fund.

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² Tex. Local Gov't Code §113.021 also provides that all county money, whether collected as fees, commissions, funds or "other money" shall be deposited by the officer receiving it with the county treasurer.

I. SPECIAL AND DEDICATED FUNDS BY COUNTY OFFICE

A. CONSTABLE

1. Forfeiture Fund^{3 4}

Statute: Code Crim. Proc. Chapter 59; specific allocation and disposition described

in Code Crim. Proc. art. 59.06

Source: Contraband seized by law enforcement authorities, including property

used in the commission of a crime, proceeds of a crime and property

purchased with the proceeds of a crime.

Controlled by: County Attorney, District Attorney or Criminal District Attorney, and

Law Enforcement Agencies⁵

Purposes: Prosecuting attorney's fund may only be used for official purposes of his

or her office. Law enforcement agency's fund may only be used for law enforcement purposes. Law enforcement agency may dedicate not more than 10% of the gross amount of the fund to a scholarship fund for

children of peace officers killed in the line of duty.

Limitations: If a local agreement between the attorney representing the state and law

enforcement agencies allows proceeds to go to the sheriff's Department or local attorney representing the state, the sheriff or local attorney representing the state may allocate and spend the official's portion without commissioners court approval, but must submit a budget for expenditure of the money. If a local agreement is not executed, property must be sold and the proceeds distributed under Code Crim. Proc. art.

59.06(a).

Forfeiture funds may not be used to: offset or reduce the amount budgeted for the applicable agency; increase the salary of an employee whose salary is set by commissioners court without commissioners court

³ See also County Attorney, District Attorney or Criminal District Attorney, and Sheriff.

⁴ The state auditor may at any time audit forfeiture funds or investigate their expenditure. Code Crim. Proc. art. 59.061.

⁵ "Law Enforcement Agency" is defined as an agency of the state or an agency of a political subdivision of the state authorized by law to employ peace officers. Code Crim. Proc. art. 59.01(5). At the county level, this would include the sheriff, constable, district attorney, criminal district attorney, and county attorney.

approval; pay expenses related to the training or education of any member of the judiciary; contribute to a political campaign; make donations to any entity, except as provided by Code Crim. Proc. art. 59.06(d-2); pay expenses for travel or education seminars that would violate applicable restrictions established by commissioners court; or purchase alcoholic beverages.

A sheriff or local attorney representing the state who is not seeking reelection, failed to timely file an application for candidacy in the general primary, or lost his or her bid for re-election must seek commissioners court approval for any expenditure of forfeiture funds, as of the earliest triggering event described.

Money derived from the sale of property seized by a DPS peace officer in connection with a violation of the Texas Controlled Substances Act and forfeited pursuant to a judgment under Code Crim. Proc. art. 59.05 is allocated by local agreement between the attorney representing the state and DPS.⁶

Proceeds of contraband forfeited from the crimes of human smuggling, operating a stash house, aggravated promotion of prostitution, compelling prostitution, or human trafficking must be used either to provide direct victim services by the victim services division of the attorney representing the state or law enforcement agency or must be used by the office of the attorney representing the state or law enforcement agency to cover the costs of a contract with a local nonprofit organization to provide direct services to crime victims.⁷

Interpretation:

KP-0303 (2020): A court would likely find that a sheriff may donate civil forfeiture funds to a nonprofit entity providing office space to entities providing one or more of the services specified in article 59.06, subdivision (d-2) of the Code of Criminal Procedure provided the sheriff determines that the expenditure is statutorily authorized and comports with the three-part test under article III, subsection 52(a) of the Texas Constitution.

⁶ Code Crim. Proc. art. 59.06(c-4)

⁷ Code Crim. Proc art. 59.06(t)

KP-0126 (2017): A district attorney may spend forfeiture funds on carpet for a county owned building to the extent it serves an authorized purpose of the attorney's office. Commissioners court approval of expenditure is not required, provided it does not usurp or unreasonably interfere with court's authority related to county buildings.

KP-0088 (2016): The question of whether a criminal district attorney may expend forfeiture funds to hire a consultant to investigate operations of a juvenile detention center is a fact question, to be determined by whether or not the expenditure is for an official purpose of the attorney's office.

GA-1059 (2014): A court would be unlikely to conclude that a district attorney may use asset forfeiture funds to purchase land and a building for subsequent sale or lease to other entities as such use of the property would likely not be considered an official purpose of the district attorney's office under Code Crim. Proc. art. 59.06.

GA-0920 (2012): The district attorney for the 198th Judicial District may make expenditures from the attorney's asset forfeiture fund after the attorney fails to file for reelection and the filing deadline has passed when those expenditures were from the budget previously approved by the regional review committee. County commissioners courts and a regional review committee are among the entities that may approve expenditures from a district attorney's asset forfeiture fund. Cash is a kind of property subject to Code Crim. Proc. art. 59.06 requirements.

GA-0755 (2010): A district attorney is not authorized to use the forfeiture fund to pay for the district attorney's legal defense.

GA-0704 (2009): In a county without an auditor, the treasurer is required to examine the sheriff's forfeiture fund accounts.

GA-0613 (2008): A district attorney may not use the forfeiture fund to assist a county's purchase of a juvenile detention center.

DM-0247 (1993): Provides an overview of the management of forfeiture funds in a multi-county district.

DM-0246 (1993): Purchases made with forfeiture funds are required to be competitively bid. The commissioners court has a ministerial duty to initiate competitive bidding upon receipt of request from the prosecutor or law enforcement agency entitled to spend the funds collected under Code Crim. Proc. art. 59.06.

DM-0162 (1992): Forfeiture fund monies must be given to the county treasurer to deposit in the county depository.

JM-1253 (1990): The use of forfeiture fund money for bonuses for assistants whose salary is set by commissioners court is subject to commissioners court approval.

2. Law Enforcement Officer Standards and Education Fund Account⁸

Statute: Occupations Code §1701.157

Source: An equal share of the 20 percent of the state general revenue fund

allocated by the Comptroller for local law enforcement agencies; the remaining 80 percent is allocated on the basis of the number of eligible law enforcement positions each agency has as of January 1 of the

preceding calendar year.

Controlled by: Law Enforcement Agency9

Purposes: To pay for continuing education of licensed peace officer or training for

full-time fully paid law enforcement support personnel¹⁰.

Limitation: May not be used to replace money provided by county on recurrent basis

for training law enforcement officers and support personnel.

Head of the law enforcement agency must maintain a complete record of money received and spent. Money received from the state is subject to audit by the comptroller and expenditures are subject to audit by the state

auditor.

⁸ See also Sheriff.

⁹ "Law Enforcement Agency" is not defined in §1701.157. The term has not been clarified by case law or through the opinion process. The text of §1701.157 suggests it refers to any county office or unit employing peace officers.

¹⁰ Tex. Occupations Code §1701.157(d)

Interpretation:

GA-0869 (2011): The county auditor has oversight of funds allocated to a constable from the state law enforcement officer standards and education fund account, and the account must be maintained in an official county depository.

JC-0190 (2000): Money allocated to local law enforcement agency for continuing education may not be diverted to the general fund.

B. COUNTY ATTORNEY

1. Forfeiture Fund¹¹ 12

Statute: Code Crim. Proc. Chapter 59; specific allocation and disposition described

in Code Crim. Proc. art. 59.06

Source: Contraband seized by law enforcement authorities, including property

used in the commission of a crime, proceeds of a crime and property

purchased with the proceeds of a crime.

Controlled by: County Attorney, District Attorney or Criminal District Attorney, and

Law Enforcement Agencies¹³

Purposes: Prosecuting attorney's fund may only be used for official purposes of his

or her office. Law enforcement agency's fund may only be used for law

enforcement purposes.

Limitations: If a local agreement between the attorney representing the state and law

enforcement agencies allows proceeds to go to the sheriff's department or local attorney representing the state, the sheriff or local attorney representing the state may allocate and spend the official's portion without commissioners court approval but must submit a budget for expenditure of the manay. If a local agreement is not executed preparty.

expenditure of the money. If a local agreement is not executed, property

¹¹ See also Constable, District Attorney or Criminal District Attorney, and Sheriff.

¹² The state auditor may at any time audit forfeiture funds or investigate their expenditure. Code Crim. Proc. art. 59.061.

¹³ "Law Enforcement Agency" is defined as an agency of the state or an agency of a political subdivision of the state authorized by law to employ peace officers. Code Crim. Proc. art. 59.01(5). At the county level, this would include the sheriff, constable, district attorney, criminal district attorney, and county attorney.

must be sold and the proceeds distributed under Code Crim. Proc. art. 59.06(a).

Forfeiture funds may not be used to: offset or reduce the amount budgeted for the applicable agency; increase the salary of an employee whose salary is set by commissioners court without commissioners court approval; pay expenses related to the training or education of any member of the judiciary; contribute to a political campaign; make donations to any entity, except as provided by Code Crim. Proc. art. 59.06(d-2); pay expenses for travel or education seminars that would violate applicable restrictions established by commissioners court; or purchase alcoholic beverages.

A sheriff or local attorney representing the state who is not seeking reelection, failed to timely file an application for candidacy in the general primary, or lost his or her bid for re-election must seek commissioners court approval for any expenditure of forfeiture funds, as of the earliest triggering event described.

Money derived from the sale of property seized by a DPS peace officer in connection with a violation of the Texas Controlled Substances Act and forfeited pursuant to a default judgment under Code Crim. Proc. art. 59.05 is allocated by local agreement between the attorney representing the state and DPS.¹⁴

Proceeds of contraband forfeited from the crimes of human smuggling, operating a stash house, aggravated promotion of prostitution, compelling prostitution, or human trafficking must be used either to provide direct victim services by the victim services division of the attorney representing the state or law enforcement agency or must be used by the office of the attorney representing the state or law enforcement agency to cover the costs of a contract with a local nonprofit organization to provide direct services to crime victims.¹⁵

¹⁴ Code Crim. Proc. art. 59.06(c-4)

¹⁵ Code Crim. Proc. art. 59.06(t)

Interpretation:

KP-0303 (2020): A court would likely find that a sheriff may donate civil forfeiture funds to a nonprofit entity providing office space to entities providing one or more of the services specified in article 59.06, subdivision (d-2) of the Code of Criminal Procedure provided the sheriff determines that the expenditure is statutorily authorized and comports with the three-part test under article III, subsection 52(a) of the Texas Constitution.

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GA-0704 (2009): In a county without an auditor, the treasurer is required to examine the sheriff's forfeiture fund accounts.

GA-0613 (2008): A district attorney may not use the forfeiture fund to assist a county's purchase of a juvenile detention center.

DM-0247 (1993): Provides an overview of the management of forfeiture funds in a multicounty district.

DM-0246 (1993): Purchases made with forfeiture funds are required to be competitively bid. The commissioners court has a ministerial duty to initiate competitive bidding upon receipt of request from the prosecutor or law enforcement agency entitled to spend the funds collected under Code Crim. Proc. art. 59.06.

DM-0162 (1992): Forfeiture fund monies must be given to the county treasurer to deposit in the county depository.

JM-1253 (1990): The use of forfeiture fund money for bonuses for assistants whose salary is set by commissioners court is subject to commissioners court approval.

2. Hot Check Fund¹⁶

Statute: Code Crim. Proc. art. 102.007

Source: Reimbursement fee paid by defendant convicted of an offense involving

hot checks or similar sight orders; not to exceed various amounts up to

\$75 depending on the amount of the hot check or sight order.

Controlled by: County Attorney, District Attorney or Criminal District Attorney¹⁷

Purposes: Only to pay the salaries and defray the expenses of the prosecutor's office.

Limitations: May not use to supplement the county or district attorney's salary. The

commissioners court may not reduce the budget of the county or district

attorney's office because of the availability of the hot check funds.

¹⁶ See also District Attorney and Criminal District Attorney.

¹⁷ Code Crim. Proc. art. 102.007(f) specifically provides that: "Expenditures from this fund shall be at the sole discretion of the attorney..."

Interpretation:

KP-0121 (2016): Funds received under Gov't Code §45.125 (authorizing donations to Brown County Attorney's Office) may not be comingled with hot-check fund established under Code Crim. Pro. art. 102.007.

GA-0475 (2006): The Gillespie County Attorney may use money in the attorney's hot check fund to sponsor a children's book (how to be a good citizen) if the book is related to the attorney's official business and no other law prohibits such an expenditure.

GA-0053 (2003): District Attorney's hot check fund is subject to audit by county auditor.

JC-0397 (2001): A district attorney may not require the county commissioners court to expend county money to pay the employer's share of employment taxes on the assistant district attorney salary supplements paid from the district attorney's hot check fund. The district attorney is responsible for compliance with tax laws.

JC-0084 (1999): A county auditor may require the county attorney to provide receipts for purchases of goods and services from the hot check fund, or for reimbursement out of this account for purchases.

JC-0062 (1999): Under Local Gov't Code §113.021(c), interest that accrues on the principal of a prosecutor's hot check fund must be severed from the principal. The interest accrues instead for the benefit of the county.

DM-0357 (1995): The county attorney's hot check fund is wholly outside of the county budgeting process. The county judge, or the county auditor on behalf of the county judge, may not require the county attorney to submit a budget for use of the county attorney's hot check fund for the upcoming fiscal year.

JM-1034 (1990): The Hot Check Fund is under exclusive control of County Attorney. See also JM-0738 (1987) (same).

3. Pretrial Intervention Program Fund¹⁸

Statute: Code Crim. Proc. art. 102.0121

Source: Reimbursement fee not to exceed \$500 paid by a defendant participating

in pretrial intervention program administered by a district attorney, criminal district attorney or county attorney. Optional, collected by

prosecuting attorney.

Controlled by: County Attorney, District Attorney or Criminal District Attorney

Purpose: To reimburse a county for expenses, including the expenses of the office

of the prosecuting attorney, related to a defendant's participation in a

pretrial intervention program offered in the county.

Limitations: Monies may only be used to administer pretrial intervention program.

The money in the fund may be expended only in accordance with a

budget approved by the commissioners court.

Interpretation:

KP-0121 (2016): A court would likely conclude that pretrial intervention agreement cannot be conditioned on payment of an amount in excess of the fee authorized by Code Crim. Proc. art. 102.0121. Fee authorized by Code Crim. Proc. art. 102.0121 may only be used for expenses of a prosecuting attorney's office related to a defendant's participation in a pretrial intervention program offered by the county.

GA-1039 (2014): Pretrial intervention program funds may be used to refurbish courthouse facilities, train staff, and purchase office supplies only to the extent that the expenditures reimburse the county for expenses related to a defendant's participation in a pretrial intervention program and are used for administration of the program. The commissioners court determines the reimbursement amount, subject to judicial review.

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¹⁸ See also District Attorney and Criminal District Attorney.

C. COUNTY CLERK

1. County and District Court Technology Fund

Statute: Code Crim. Proc. art. 102.0169

Ancillary funding statutes:

Local Gov't Code §§134.101, 134.102.

Source: Percentage, not less than: 38.0953% of \$105 local consolidated fee on

conviction of felony; 32.5203% of \$123 local consolidated fee on conviction

of Class A or B misdemeanor.

Controlled by: Commissioners Court

Purposes: To pay the cost of continuing education and training for county court,

statutory county court, or district court judges and clerks regarding technological enhancements; purchase and maintenance of technological enhancements including: computer systems, networks, hardware and software; imaging systems; electronic kiosks; and docket management

systems.

2. County Clerk Records Archive Account

Statutes: Local Gov't Code §§118.011(f), 118.025

Source: Fees paid for recording or filing services, set by the commissioners court,

not to exceed \$10. Optional, set by the commissioners court. Accrued

interest remains with this account.

Controlled by: County Clerk and Commissioners Court, by agreement, subject to annual

public hearing and commissioners court budgetary authorization.

Purposes: Monies may be expended only for the preservation and restoration

services performed by the county clerk in connection with maintaining a county clerk's records archive on public documents designated by the county clerk as part of the records archive. The monies may not be used

to purchase, lease, or develop computer software to geographically index

public records, excluding indexing public records by lot and block description.

Additional Requirements:

Fee set by commissioners court as part of budget process. County clerk designates public documents that are part of records archive and prepares plan to pay for preservation and restoration of records archive, subject to approval by the commissioners court. Public hearing required.

3. County Clerk Records Management and Preservation Fund

Statutes: Local Gov't Code §§118.011(b)(2), 118.0216; see also Local Gov't Code

§203.003

Source: Fees for filing or recording services for non-court-related documents – not

to exceed \$10 (optional, set by the county clerk);

Controlled by: County Clerk and Commissioners Court, by agreement, subject to

commissioners court budgetary authorization.

Purposes: Used for specific records management and preservation, including for

automation purposes.

Interpretation:

GA-1055 (2014): The Records Management and Preservation Fee set out in §118.011(b)(2), Local Gov't Code, relates to non-court-related filings. Changes in this fee are not subject to the Comptroller's duty to list changes to court-related fees under Gov't Code §51.607(a).

GA-0638 (2008): The fund may be used to pay that portion of the salaries of any employee in the clerk's office who performs tasks that further specific records management and preservation purposes.

A county clerk may expend money in the county clerk's records management and preservation fund to supplement deputies' salaries set by the commissioners court, but only if: (1) the county commissioners court has implemented a bonus or supplement plan in place when the deputies were employed; (2) the commissioners court has given prior approval of the supplement; and (3) the county clerk has considered whether the

supplement is proportional to the amount of time each employee spends on specific management and preservation, including automation purposes.

GA-0118 (2003): The County Clerk Records Management and Preservation Fund may be used for employee salaries, so long as the employees perform records management and preservation functions. The clerk must determine what constitutes records management and preservation functions.

DM-0492 (1998): The records management and preservation fee must be spent for specific records preservation and automation projects, subject to the commissioners court's advance approval, and may not be diverted from its statutorily assigned purposes to pay other expenses of the clerk's office. Neither the county clerk nor the commissioners court controls this fund; as a practical matter they will have to agree.

DM-0371 (1995): A county clerk may collect the records management and preservation fee only on documents filed with the clerk in his or her capacity as county clerk, and not on birth, death, and fetal death records filed with clerk in his or her capacity as local registrar.

Hooten v Enriquez, 863 S.W. 2d 522 (Tex App.—El Paso 1993): County clerk has exclusive and absolute discretion to develop records management policies and procedure that will preserve permanent records in the clerk's office and monies collected under Local Gov't Code §118.011(b)(2) may only be used to pay for records management projects within the county clerk's office.

Donaldson v. Texas Department of Criminal Justice Correctional Institutions Division, 355 S.W.3d 722 (Tex. App.-Tyler 2011, pet. denied): Court costs may be imposed against inmate whose affidavit of indigency is denied by the court.



4. Clerks Records Management and Preservation Account¹⁹

Statutes: Local Gov't Code §135.154; see also Local Gov't Code §203.003(6)

Ancillary funding statutes:

Local Gov't Code §§135.101, 135.102

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¹⁹ Amended by SB 1612 88th (R) Leg., effective January 1, 2024

Source:

Percentage, not less than: 14.0845% of \$213 local consolidated civil fee on filing of any new civil case, except a probate, guardianship, or mental health case; 57.1429% of \$35 local consolidated civil fee on filing of certain other subsequent civil actions; 6.7265% of \$223 local consolidated civil fee on filing of any new probate, guardianship, or mental health case; 6.6667% of \$75 local consolidated civil fee on filing of certain other subsequent civil actions.

Controlled by: Commissioners Court

Purposes: Records management and preservation services, including automation,

performed by the clerk who collects the fee on approval by the commissioners court of a budget as provided by Chapter 111 of the Local

Government Code.

Limitations: Expenditures from the fund require prior approval of the commissioner

court. An expenditure from the fund must comply with the County Purchasing Act (Subchapter C, Chapter 262, Local Government Code).

Interpretation:

Donaldson v. Texas Department of Criminal Justice Correctional Institutions Division, 355 S.W.3d 722 (Tex. App.-Tyler 2011, pet. denied): Court costs may be imposed against inmate whose affidavit of indigency is denied by the court.



5. Clerks Records Management and Preservation Fund²⁰

Statutes: Local Gov't Code §134.155

Ancillary funding statutes:

Local Gov't Code §§134.101, 134.102

Source: Percentage, not less than: 23.8095% of \$105 local consolidated fee on

conviction of felony; 20.3252% of \$123 local consolidated fee on conviction

of Class A or B misdemeanor.

Controlled by: Commissioners Court

²⁰ Amended by SB 1612 88th (R) Leg., effective January 1, 2024

Purposes:

May be used by a clerk only to fund records management and preservation services performed by the clerk who collects the fee.

D. CRIMINAL DISTRICT ATTORNEY

1. Forfeiture Fund²¹ ²²

Statute:

Code Crim. Proc. Chapter 59; specific allocation and disposition described in Code Crim. Proc. art. 59.06

Source:

Contraband seized by law enforcement authorities, including property used in the commission of a crime, proceeds of a crime and property purchased with the proceeds of a crime.

Controlled by: County Attorney, District Attorney or Criminal District Attorney, and Law Enforcement Agencies²³

Purposes:

Prosecuting attorney's fund may only be used for official purposes of his or her office. Law enforcement agency's fund may only be used for law enforcement purposes.

Limitations:

If a local agreement between the attorney representing the state and law enforcement agencies allows proceeds to go to the sheriff's Department or local attorney representing the state, the sheriff or local attorney representing the state may allocate and spend the official's portion without commissioners court approval but must submit a budget for expenditure of the money. If a local agreement is not executed, property must be sold and the proceeds distributed under Code Crim. Proc. art. 59.06(a).

Forfeiture funds may not be used to: offset or reduce the amount budgeted for the applicable agency; increase the salary of an employee

²¹ See also Constable, County Attorney, District Attorney, and Sheriff.

²² The state auditor may at any time audit forfeiture funds or investigate their expenditure. Code Crim. Proc. art. 59.061.

²³ "Law Enforcement Agency" is defined as an agency of the state or an agency of a political subdivision of the state authorized by law to employ peace officers. Code Crim. Proc. art. 59.01(5). At the county level, this would include the sheriff, constable, district attorney, criminal district attorney, and county attorney.

whose salary is set by commissioners court without commissioners court approval; pay expenses related to the training or education of any member of the judiciary; contribute to a political campaign; make donations to any entity, except as provided by Code Crim. Proc. art. 59.06(d-2); pay expenses for travel or education seminars that would violate applicable restrictions established by commissioners court; or purchase alcoholic beverages.

A sheriff or local attorney representing the state who is not seeking reelection, failed to timely file an application for candidacy in the general primary, or lost his or her bid for re-election must seek commissioners court approval for any expenditure of forfeiture funds, as of the earliest triggering event described.

Money derived from the sale of property seized by a DPS peace officer in connection with a violation of the Texas Controlled Substances Act and forfeited pursuant to a judgment under Code Crim. Proc. art. 59.05 are allocated by local agreement between the attorney representing the state and DPS.²⁴

Proceeds of contraband forfeited from the crimes of human smuggling, operating a stash house, aggravated promotion of prostitution, compelling prostitution, or human trafficking must be used either to provide direct victim services by the victim services division of the attorney representing the state or law enforcement agency or must be used by the office of the attorney representing the state or law enforcement agency to cover the costs of a contract with a local nonprofit organization to provide direct services to crime victims.²⁵

Interpretation:

KP-0303 (2020): A court would likely find that a sheriff may donate civil forfeiture funds to a nonprofit entity providing office space to entities providing one or more of the services specified in article 59.06, subdivision (d-2) of the Code of Criminal Procedure provided the sheriff determines that the expenditure is statutorily authorized and comports with the three-part test under article III, subsection 52(a) of the Texas Constitution.

²⁴ Code Crim. Proc. art. 59.06(c-4)

²⁵ Code Crim. Proc. art. 59.06(t)(1)

KP-0126 (2017): A district attorney may spend forfeiture funds on carpet for a county owned building to the extent it serves an authorized purpose of the attorney's office. Commissioners court approval of expenditure is not required, provided it does not usurp or unreasonably interfere with court's authority related to county buildings.

KP-0088 (2016): The question of whether a criminal district attorney may expend forfeiture funds to hire a consultant to investigate operations of a juvenile detention center is a fact question, to be determined by whether or not the expenditure is for an official purpose of the attorney's office.

GA-1059 (2014): A court would be unlikely to conclude that a district attorney may use asset forfeiture funds to purchase land and a building for subsequent sale or lease to other entities as such use of the property would likely not be considered an official purpose of the district attorney's office under Code Crim. Proc. art. 59.06.

GA-0920 (2012): The district attorney for the 198th Judicial District may make expenditures from the attorney's asset forfeiture fund after the attorney fails to file for reelection and the filing deadline has passed when those expenditures were from the budget previously approved by the regional review committee. County commissioners courts and a regional review committee are among the entities that may approve expenditures from a district attorney's asset forfeiture fund. Cash is a kind of property subject to Code Crim. Proc. art. 59.06 requirements.

GA-0755 (2010): A district attorney is not authorized to use the forfeiture fund to pay for the district attorney's legal defense.

GA-0704 (2009): In a county without an auditor, the treasurer is required to examine the sheriff's forfeiture fund accounts.

GA-0613 (2008): A district attorney may not use the forfeiture fund to assist a county's purchase of a juvenile detention center.

DM-0247 (1993): Provides an overview of the management of forfeiture funds in a multi-county district.

DM-0246 (1993): Purchases made with forfeiture funds are required to be competitively bid. The commissioners court has a ministerial duty to initiate competitive bidding upon

receipt of request from the prosecutor or law enforcement agency entitled to spend the funds collected under Code Crim. Proc. art. 59.06.

DM-0162 (1992): Forfeiture fund monies must be given to the county treasurer to deposit in the county depository.

JM-1253 (1990): The use of forfeiture fund money for bonuses for assistants whose salary is set by commissioners court is subject to commissioners court approval.

2. Hot Check Fund²⁶

Statute: Code Crim. Proc. art. 102.007

Source: Reimbursement fee paid by defendant convicted of an offense involving

hot checks or similar sight orders; not to exceed various amounts up to

\$75 depending on the amount of the hot check or sight order.

Controlled by: County Attorney, District Attorney or Criminal District Attorney²⁷

Purposes: Only to pay the salaries and defray the expenses of the prosecutor's office.

Limitations: May not use to supplement the county or district attorney's salary. The

commissioners court may not reduce the budget of the county or district

attorney's office because of the availability of the hot check funds.

Interpretation:

KP-0121 (2016): Funds received under Gov't Code §45.125 (authorizing donations to Brown County Attorney's Office) may not be comingled with hot-check fund established under Code Crim. Proc. art. 102.007.

GA-0475 (2006): The Gillespie County Attorney may use money in the attorney's hot check fund to sponsor a children's book (how to be a good citizen) if the book is related to the attorney's official business and no other law prohibits such an expenditure.

GA-0053 (2003): District Attorney's hot check fund is subject to audit by county auditor.

²⁶ See also County Attorney and District Attorney.

²⁷ Code Crim. Proc. art. 102.007(f) specifically provides that: "Expenditures from this fund shall be at the sole discretion of the attorney..."

JC-0397 (2001): A district attorney may not require the county commissioners court to expend county money to pay the employer's share of employment taxes on the assistant district attorney salary supplements paid from the district attorney's hot check fund. The district attorney is responsible for compliance with tax laws.

JC-0084 (1999): A county auditor may require the county attorney to provide receipts for purchases of goods and services from the hot check fund, or for reimbursement out of this account for purchases.

JC-0062 (1999): Under Local Gov't Code §113.021(c), interest that accrues on the principal of a prosecutor's hot check fund must be severed from the principal. The interest accrues instead for the benefit of the county.

DM-0357 (1995): The county attorney's hot check fund is wholly outside of the county budgeting process. The county judge, or the county auditor on behalf of the county judge, may not require the county attorney to submit a budget for use of the county attorney's hot check fund for the upcoming fiscal year.

JM-1034 (1990): The Hot Check Fund is under exclusive control of County Attorney. See also JM-0738 (1987).

3. Pretrial Intervention Program Fund²⁸

Statute: Code Crim. Proc. art. 102.0121

Source: Reimbursement fee not to exceed \$500 paid by a defendant participating

in pretrial intervention program administered by a district attorney, criminal district attorney or county attorney. Optional, collected by

prosecuting attorney.

Controlled by: County Attorney, District Attorney or Criminal District Attorney

Purpose: To reimburse a county for expenses, including the expenses of the office

of the prosecuting attorney, related to a defendant's participation in a

pretrial intervention program offered in the county.

Limitations: Monies may only be used to administer pretrial intervention program.

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²⁸ See also County Attorney and District Attorney.

The money in the fund may be expended only in accordance with a budget approved by the commissioners court.

Interpretation:

KP-0121 (2016): A court would likely conclude that the Brown County Attorney may not condition pretrial intervention agreements on payment of an amount in excess of the fee authorized by Code. Crim. Proc. art. 102.0121. The fee authorized by Code Crim. Proc. art. 102.0121 may only be used for expenses of a prosecuting attorney's office related to a defendant's participation in a pretrial intervention program offered by the county.

GA-1039 (2014): Pretrial intervention program funds may be used to refurbish courthouse facilities, train staff, and purchase office supplies only to the extent that the expenditures reimburse the county for expenses related to a defendant's participation in a pretrial intervention program and are used for administration of the program. The commissioners court determines the reimbursement amount, subject to judicial review.

E. DISTRICT ATTORNEY

1. Forfeiture Fund²⁹ 30

Statute: Code Crim. Proc. Chapter 59; specific allocation and disposition described

in Code Crim. Proc. art. 59.06

Source: Contraband seized by law enforcement authorities, including property

used in the commission of a crime, proceeds of a crime and property

purchased with the proceeds of a crime.

Controlled by: County Attorney, District Attorney or Criminal District Attorney, and Law Enforcement Agencies³¹

²⁹ See also Constable, County Attorney, Criminal District Attorney, and Sheriff.

³⁰ The state auditor may at any time audit forfeiture funds or investigate their expenditure. Code Crim. Proc. art. 59.061.

³¹ "Law Enforcement Agency" is defined as an agency of the state or an agency of a political subdivision of the state authorized by law to employ peace officers. Code Crim. Proc. art. 59.01(5). At the county level, this would include the sheriff, constable, district attorney, criminal district attorney, and county attorney.

Purposes:

Prosecuting attorney's fund may only be used for official purposes of his or her office. Law enforcement agency's fund may only be used for law enforcement purposes.

Limitations:

If a local agreement between the attorney representing the state and law enforcement agencies allows proceeds to go to the sheriff's Department or local attorney representing the state, the sheriff or local attorney representing the state may allocate and spend the official's portion without commissioners court approval, but must submit a budget for expenditure of the money. If a local agreement is not executed, property must be sold and the proceeds distributed under Code Crim. Proc. art. 59.06(a).

Forfeiture funds may not be used to: offset or reduce the amount budgeted for the applicable agency; increase the salary of an employee whose salary is set by commissioners court without commissioners court approval; pay expenses related to the training or education of any member of the judiciary; contribute to a political campaign; make donations to any entity, except as provided by Code Crim. Proc. art. 59.06(d-2); pay expenses for travel or education seminars that would violate applicable restrictions established by commissioners court; or purchase alcoholic beverages.

A sheriff or local attorney representing the state who is not seeking reelection, failed to timely file an application for candidacy in the general primary, or lost his or her bid for re-election must seek commissioners court approval for any expenditure of forfeiture funds, as of the earliest triggering event described.

Money derived from the sale of property seized by a DPS peace officer in connection with a violation of the Texas Controlled Substances Act and forfeited pursuant to a judgment under Code Crim. Proc. art. 59.05 are allocated by local agreement between the attorney representing the state and DPS.³²

Proceeds of contraband forfeited from the crimes of human smuggling, operating a stash house, aggravated promotion of prostitution, compelling prostitution, or human trafficking must be used either to

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³² Code Crim. Proc. art. 59.06(c-4)

provide direct victim services by the victim services division of the attorney representing the state or law enforcement agency or must be used by the office of the attorney representing the state or law enforcement agency to cover the costs of a contract with a local nonprofit organization to provide direct services to crime victims.³³

Interpretation:

KP-0303 (2020): A court would likely find that a sheriff may donate civil forfeiture funds to a nonprofit entity providing office space to entities providing one or more of the services specified in article 59.06, subdivision (d-2) of the Code of Criminal Procedure provided the sheriff determines that the expenditure is statutorily authorized and comports with the three-part test under article III, subsection 52(a) of the Texas Constitution.

KP-0126 (2017): A district attorney may spend forfeiture funds on carpet for a county owned building to the extent it serves an authorized purpose of the attorney's office. Commissioners court approval of expenditure is not required, provided it does not usurp or unreasonably interfere with court's authority related to county buildings.

KP-0088 (2016): The question of whether a criminal district attorney may expend forfeiture funds to hire a consultant to investigate operations of a juvenile detention center is a fact question, to be determined by whether or not the expenditure is for an official purpose of the attorney's office.

GA-1059 (2014): A court would be unlikely to conclude that a district attorney may use asset forfeiture funds to purchase land and a building for subsequent sale or lease to other entities as such use of the property would likely not be considered an official purpose of the district attorney's office under Code Crim. Proc. art. 59.06.

GA-0920 (2012): The district attorney for the 198th Judicial District may make expenditures from the attorney's asset forfeiture fund after the attorney fails to file for reelection and the filing deadline has passed when those expenditures were from the budget previously approved by the regional review committee. County commissioners courts and a regional review committee are among the entities that may approve expenditures from a district attorney's asset forfeiture fund. Cash is a kind of property subject to Code Crim. Proc. art. 59.06 requirements.

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³³ Code Crim. Proc. art. 59.06(t)(1)

GA-0755 (2010): A district attorney is not authorized to use the forfeiture fund to pay for the district attorney's legal defense.

GA-0704 (2009): In a county without an auditor, the treasurer is required to examine the sheriff's forfeiture fund accounts.

GA-0613 (2008): A district attorney may not use the forfeiture fund to assist a county's purchase of a juvenile detention center.

DM-0247 (1993): Provides an overview of the management of forfeiture funds in a multicounty district.

DM-0246 (1993): Purchases made with forfeiture funds are required to be competitively bid. The commissioners court has a ministerial duty to initiate competitive bidding upon receipt of request from the prosecutor or law enforcement agency entitled to spend the funds collected under Code Crim. Proc. art. 59.06.

DM-0162 (1992): Forfeiture fund monies must be given to the county treasurer to deposit in the county depository.

JM-1253 (1990): The use of forfeiture fund money for bonuses for assistants whose salary is set by commissioners court is subject to commissioners court approval.

2. Hot Check Fund³⁴

Statute: Code Crim. Proc. art. 102.007

Source: Reimbursement fee paid by defendant convicted of an offense involving

hot checks or similar sight orders; not to exceed various amounts up to

\$75 depending on the amount of the hot check or sight order.

Controlled by: County Attorney, District Attorney or Criminal District Attorney³⁵

Purposes: Only to pay the salaries and defray the expenses of the prosecutor's office.

³⁴ See also County Attorney and Criminal District Attorney.

³⁵ Code Crim. Proc. §102.007(f) specifically provides that: "Expenditures from this fund shall be at the sole discretion of the attorney..."

Limitations: May not use to supplement the county or district attorney's salary. The

commissioners court may not reduce the budget of the county or district

attorney's office because of the availability of the hot check funds.

Interpretation:

KP-0121 (2016): Funds received under Gov't Code §45.125 (authorizing donations to Brown County Attorney's Office) may not be comingled with hot-check fund established under Code Crim. Proc. art. 102.007.

GA-0475 (2006): The Gillespie County Attorney may use money in the attorney's hot check fund to sponsor a children's book (how to be a good citizen) if the book is related to the attorney's official business and no other law prohibits such an expenditure.

GA-0053 (2003): District Attorney's hot check fund is subject to audit by county auditor.

JC-0397 (2001): A district attorney may not require the county commissioners court to expend county money to pay the employer's share of employment taxes on the assistant district attorney salary supplements paid from the district attorney's hot check fund. The district attorney is responsible for compliance with tax laws.

JC-0084 (1999): A county auditor may require the county attorney to provide receipts for purchases of goods and services from the hot check fund, or for reimbursement out of this account for purchases.

JC-0062 (1999): Under Local Gov't Code §113.021(c), interest that accrues on the principal of a prosecutor's hot check fund must be severed from the principal. The interest accrues instead for the benefit of the county.

DM-0357 (1995): The county attorney's hot check fund is wholly outside of the county budgeting process. The county judge, or the county auditor on behalf of the county judge, may not require the county attorney to submit a budget for use of the county attorney's hot check fund for the upcoming fiscal year.

JM-1034 (1990): The Hot Check Fund is under exclusive control of County Attorney. See also JM-0738 (1987).

3. Pretrial Intervention Program Fund³⁶

Statute: Code Crim. Proc. art. §102.0121

Source: Reimbursement fee not to exceed \$500 paid by a defendant participating

in pretrial intervention program administered by a district attorney, criminal district attorney or county attorney. Optional, collected by

prosecuting attorney.

Controlled by: County Attorney, District Attorney or Criminal District Attorney

Purpose: To reimburse a county for expenses, including the expenses of the office

of the prosecuting attorney, related to a defendant's participation in a

pretrial intervention program offered in the county.

Limitations: Monies may only be used to administer pretrial intervention program.

The money in the fund may be expended only in accordance with a

budget approved by the commissioners court.

Interpretation:

KP-0121 (2016): A court would likely conclude that the Brown County Attorney may not condition pretrial intervention agreements on payment of an amount in excess of the fee authorized by Code. Crim. Proc. art. 102.0121. The fee authorized by Code Crim. Proc. art. 102.0121 may only be used for expenses of a prosecuting attorney's office related to a defendant's participation in a pretrial intervention program offered by the county.

GA-1039 (2014): Pretrial intervention program funds may be used to refurbish courthouse facilities, train staff, and purchase office supplies only to the extent that the expenditures reimburse the county for expenses related to a defendant's participation in a pretrial intervention program and are used for administration of the program. The commissioners court determines the reimbursement amount, subject to judicial review.

³⁶ See also County Attorney and Criminal District Attorney.

F. DISTRICT CLERK

1. County and District Court Technology Fund

Statute: Code Crim. Proc. art. 102.0169

Ancillary funding statutes:

Local Gov't Code §§134.101, 134.102.

Source: Percentage, not less than: 38.0953% of \$105 local consolidated fee on

conviction of felony; 32.5203% of \$123 local consolidated fee on conviction

of Class A or B misdemeanor.

Controlled by: Commissioners Court

Purposes: To pay the cost of continuing education and training for county court,

statutory county court, or district court judges and clerks regarding technological enhancements; purchase and maintenance of technological enhancements including: computer systems, networks, hardware and software; imaging systems; electronic kiosks; and docket management

systems.

2. Clerks Records Management and Preservation Account³⁷

Statutes: Local Gov't Code §135.154; see also Local Gov't Code §203.003(6)

Ancillary funding statutes:

Local Gov't Code §§135.101, 135.102

Source: Percentage, not less than: 14.0845% of \$213 local consolidated civil fee on

filing of any new civil case, except a probate, guardianship, or mental health case; 57.1429% of \$35 local consolidated civil fee on filing of certain other subsequent civil actions; 6.7265% of \$223 local consolidated civil fee on filing of any new probate, guardianship, or mental health case; 6.6667% of \$75 local consolidated civil fee on filing of certain other subsequent civil

actions.

³⁷ Amended by SB 1612 88th (R) Leg., effective January 1, 2024

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Controlled by: Commissioners Court

Purposes: Records management and preservation services, including automation,

performed by the court clerk on approval by the commissioners court of a budget as provided by Chapter 111 of the Local Government Code.

Limitations: Expenditures from the fund require prior approval of the commissioner

court. An expenditure from the fund must comply with the County Purchasing Act (Subchapter C, Chapter 262, Local Government Code).

Interpretation:

Donaldson v. Texas Department of Criminal Justice Correctional Institutions Division, 355 S.W.3d 722 (Tex. App.-Tyler 2011, pet. denied): Court costs may be imposed against inmate whose affidavit of indigency is denied by the court.



3. Clerks Records Management and Preservation Fund³⁸

Statutes: Local Gov't Code §134.155

Ancillary funding statutes:

Local Gov't Code §§134.101, 134.102

Source: Percentage, not less than: 23.8095% of \$105 local consolidated fee on

conviction of felony; 20.3252% of \$123 local consolidated fee on conviction

of Class A or B misdemeanor.

Controlled by: Commissioners Court

Purposes: To fund records management and preservation services performed by the

court clerk.

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³⁸ Amended by SB 1612 88th (R) Leg., effective January 1, 2024

G. SHERIFF

1. Forfeiture Fund³⁹ 40

Statute: Code Crim. Proc. Chapter 59; specific allocation and disposition described

in Code Crim. Proc. art. 59.06

Source: Contraband seized by law enforcement authorities, including property

used in the commission of a crime, proceeds of a crime and property

purchased with the proceeds of a crime.

Controlled by: County Attorney, District Attorney or Criminal District Attorney, and

Law Enforcement Agencies⁴¹

Purposes: Prosecuting attorney's fund may only be used for official purposes of his

or her office. Law enforcement agency's fund may only be used for law

enforcement purposes.

Limitations: If a local agreement between the attorney representing the state and law

enforcement agencies allows proceeds to go to the sheriff's Department or local attorney representing the state, the sheriff or local attorney representing the state may allocate and spend the official's portion without commissioners court approval, but must submit a budget for expenditure of the money. If a local agreement is not executed, property must be sold and the proceeds distributed under Code Crim. Proc. art.

59.06(a).

Forfeiture funds may not be used to: offset or reduce the amount budgeted for the department; increase the salary of an employee whose salary is set by commissioners court without commissioners court approval; pay expenses related to the training or education of any member of the judiciary; contribute to a political campaign; make donations to any entity, except as provided by Code Crim. Proc. art.

³⁹ See also Constable, County Attorney, District Attorney or Criminal District Attorney.

⁴⁰ The state auditor may at any time audit forfeiture funds or investigate their expenditure. Code Crim. Proc. art. 59.061.

⁴¹ "Law Enforcement Agency" is defined as an agency of the state or an agency of a political subdivision of the state authorized by law to employ peace officers. Code Crim. Proc. art. 59.01(5). At the county level, this would include the sheriff, constable, district attorney, criminal district attorney, and county attorney.

59.06(d-2); pay expenses for travel or education seminars that would violate applicable restrictions established by commissioners court; or purchase alcoholic beverages.

A sheriff or local attorney representing the state who is not seeking reelection, failed to timely file an application for candidacy in the general primary, or lost his or her bid for re-election must seek commissioners court approval for any expenditure of forfeiture funds, as of the earliest triggering event described.

Money derived from the sale of property seized by a DPS peace officer in connection with a violation of the Texas Controlled Substances Act and forfeited pursuant to a judgment under Code Crim. Proc. art. 59.05 is allocated by local agreement between the attorney representing the state and DPS.⁴²

Proceeds of contraband forfeited from the crimes of human smuggling, operating a stash house, aggravated promotion of prostitution, compelling prostitution, or human trafficking must be used either to provide direct victim services by the victim services division of the attorney representing the state or law enforcement agency or must be used by the office of the attorney representing the state or law enforcement agency to cover the costs of a contract with a local nonprofit organization to provide direct services to crime victims.⁴³

Interpretation:

KP-0303 (2020): A court would likely find that a sheriff may donate civil forfeiture funds to a nonprofit entity providing office space to entities providing one or more of the services specified in article 59.06, subdivision (d-2) of the Code of Criminal Procedure provided the sheriff determines that the expenditure is statutorily authorized and comports with the three-part test under article III, subsection 52(a) of the Texas Constitution.

KP-0126 (2017): A district attorney may spend forfeiture funds on carpet for a county owned building to the extent it serves an authorized purpose of the attorney's office.

⁴² Code Crim. Proc. art. 59.06(c-4)

⁴³ Code Crim. Proc. art. 59.06(t)(1)

Commissioners court approval of expenditure is not required, provided it does not usurp or unreasonably interfere with court's authority related to county buildings.

KP-0079 (2016): All funds held by the sheriff in his official capacity are subject to oversight and audit by the county auditor, whether or not they are county funds.

KP-0088 (2016): The question of whether a criminal district attorney may expend forfeiture funds to hire a consultant to investigate operations of a juvenile detention center is a fact question, to be determined by whether or not the expenditure is for an official purpose of the attorney's office.

GA-1059 (2014): A court would be unlikely to conclude that a district attorney may use asset forfeiture funds to purchase land and a building for subsequent sale or lease to other entities as such use of the property would likely not be considered an official purpose of the district attorney's office under Code Crim. Proc. art. 59.06.

GA-0920 (2012): The district attorney for the 198th Judicial District may make expenditures from the attorney's asset forfeiture fund after the attorney fails to file for reelection and the filing deadline has passed when those expenditures were from the budget previously approved by the regional review committee. County commissioners courts and a regional review committee are among the entities that may approve expenditures from a district attorney's asset forfeiture fund. Cash is a kind of property subject to Code Crim. Proc. art. 59.06 requirements.

GA-0755 (2010): A district attorney is not authorized to use the forfeiture fund to pay for the district attorney's legal defense.

GA-0704 (2009): In a county without an auditor, the treasurer is required to examine the sheriff's forfeiture fund accounts.

GA-0613 (2008): A district attorney may not use the forfeiture fund to assist a county's purchase of a juvenile detention center.

DM-0247 (1993): Provides an overview of the management of forfeiture funds in a multi-county district.

DM-0246 (1993): Purchases made with forfeiture funds are required to be competitively bid. The commissioners court has a ministerial duty to initiate competitive bidding upon

receipt of request from the prosecutor or law enforcement agency entitled to spend the funds collected under Code Crim. Proc. art. 59.06.

DM-0162 (1992): Forfeiture fund monies must be given to the county treasurer to deposit in the county depository.

JM-1253 (1990): The use of forfeiture fund money for bonuses for assistants whose salary is set by commissioners court is subject to commissioners court approval.

2. Jail Commissary Fund

Statutes: Local Gov't Code §§351.0415, 351.04155

Source: Inmate purchases from commissary. Optional, as determined by the

sheriff.

Controlled by: Sheriff⁴⁴

Purposes: To pay for, staff and equip a social program for county prisoners,

including an educational or recreational program and religious or rehabilitative counseling; purchase clothing, writing materials, and hygiene supplies for county prisoners; establish, staff, and equip the commissary operation; pay for, staff and equip a prison library; or pay for jail improvements, technology, equipment, programs, services, and

activities.

Limitations: Sheriff must maintain accounts showing the amount of proceeds from the

commissary operation and the amount and purpose of disbursements made from the proceeds; accept new bids for commissary suppliers'

contracts every 5 years.

Interpretation:

JS-0005 (2023): A court would likely conclude that the acquisition of a vehicle dedicated to safely transporting inmates to and from medical and mental health appointments qualifies as equipment, a program, a service, or an activity that provides for the

⁴⁴ In Dallas and Tarrant counties, the sheriff does not have exclusive control of the commissary fund, may not disburse commissary funds without approval from commissioners court, and must obtain commissioners court approval of bids to renew a commissary contract.

well-being, health, safety and security of inmates and a jail facility and thus, is a permissible use of commissary funds. A court would likely conclude that a sheriff has authority to lease a vehicle with commissary funds without first seeking the approval of the commissioners court. Whether a commissioners court may use money from the general fund to pay insurance and maintenance costs on a vehicle acquired with commissary funds depends on whether the expenditure is provided in the budget.

KP-0271 (2019): In response to a question as to whether a sheriff could provide a salary stipend for a deputy based on the amount of time the deputy spent operating the jail commissary, the Attorney General opined that the sheriff had authority to initially determine whether an expenditure is authorized, subject to administrative review by the Commission or Jail Standards or judicial review under an abuse of discretion standard. The Attorney General also suggested that a court would be likely to conclude an expenditure is not arbitrary if the amount of the expenditure is reasonable in light of the performance of the authorized activity.

KP-0159 (2017): Because of the sheriff's exclusive authority over commissary proceeds, the propriety of an expenditure from those funds is a question for the sheriff to determine in the first instance subject to administrative review by the Commission on Jail Standards or judicial review for abuse of discretion.

KP-0079 (2016): All funds held by the sheriff in his official capacity are subject to oversight and audit by the county auditor, whether or not they are county funds. In a county with a population of less than 190,000, unless a statute provides otherwise, a court would have a basis to conclude that there is no authority to require an auditor's countersignature on sheriff's funds properly held outside the county treasury.

GA-1094 (2014): Equipment purchased with commissary funds that no longer has any use for inmates may be sold at auction. The proceeds from the sale must be deposited in the jail commissary fund. Equipment purchased with commissary funds may not be transferred to another office or department where the equipment will not be used for the social and education needs of inmates.

GA-0814 (2010): Revenue from the sale of prepaid phone cards in the commissary should be credited to the sheriff for the use of inmates rather than being credited to the general fund.

GA-0791(2010): Sheriff has exclusive control of monies generated by the operation of a jail commissary, and must maintain commissary accounts. Commissary proceeds may be used only to benefit inmates of the county jail.

Commissary proceeds are not monies "belonging to the county" under Local Gov't Code §113.021(a), and the interest on the money remains with the commissary fund, under the control of the sheriff.

GA-0059 (2003): Revenue from an inmate telephone contract is not part of commissary fund and must be deposited to the general fund. Modifying LO-97-030 (1997).

JC-0122 (1999): The sheriff may expend commissary proceeds without competitive bidding. (Overruling MW-0439). However, §351.0415(b)(3) provides that the sheriff must take bids for contracts for commissary suppliers every 5 years. (See LO-98-071 (1998).)

JM-1121 (1989): The sheriff may enter into a contract for operation of commissary without consulting county purchasing agent.

DM-0067 (1991): Commissioners court may not interfere with sheriff's exercise of discretion in contracting for operation of jail commissary. Money must be used to benefit inmates. Auditor may audit commissary accounts maintained by third party operator.

DM-0019 (1991): Proceeds from pay phones in county jails are not commissary funds and must be paid to county treasurer and deposited in general fund.

Mills v. State, 941 S.W.2d 204 (Tex. App—Corpus Christi 1996): Commissary fund is subject to county oversight, therefore books and records are subject to the Public Information Act.

3. Law Enforcement Officer Standards and Education Fund Account⁴⁵

Statute: Occupations Code §1701.157

Source: An equal share of the 20 percent of the state general revenue fund allocated by the Comptroller for local law enforcement agencies; the remaining 80 percent is allocated on the basis of the number of eligible law enforcement positions each agency has as of January 1 of the preceding calendar year.

⁴⁵ See also Constable.

Controlled by: Law Enforcement Agency⁴⁶

Purposes: To pay for continuing education of licensed peace officer or training for

full-time fully paid law enforcement support personnel.

Limitation: May not be used to replace money provided by county on recurrent basis

for training law enforcement officers and support personnel.

Head of the law enforcement agency must maintain a complete record of money received and spent. Money received from the state is subject to audit by the comptroller and expenditures are subject to audit by the state

auditor.

Interpretation:

GA-0869 (2011): The county auditor has oversight of funds allocated to a constable from the state law enforcement officer standards and education fund account, and the account must be maintained in an official county depository.

JC-0190 (2000): Money allocated to local law enforcement agency for continuing education may not be diverted to the general fund.

H. TAX ASSESSOR-COLLECTOR

1. Election Code Chapter 19 Fund⁴⁷

Statute: Election Code §19.002

Source: Paid by secretary of state to the voter registrar:

25 cents from state monies for each new registration; 40 cents for each canceled and updated registration;

⁴⁶ "Law Enforcement Agency" is not defined in §1701.157. The term has not been clarified by case law or through the opinion process. The text of §1701.157 suggests it refers to any county office or unit employing peace officers.

⁴⁷ See also Voter Registrar.

In each even-numbered year, 40 cents multiplied by the difference between the number of registered voters and the number of initial registrations certified for the two previous voting years.

Controlled by: Voter Registrar

Purposes: Must be used to defray the cost of voter registration, and may be used to

pay for any item or service designed to increase the number of registered voters in the state, maintain and report an accurate list of the number of registered voters, or increase the efficiency of the voter registration office,

including hiring temporary voter registration personnel.

Limitations: May not be used to pay for the normal day-to-day operation of the office.

The commissioners court may not reduce voter registrar's budget in light of the availability of these monies.

Chapter 19 monies lapse to the state after the expiration of the two-year period in which they may be used. These lapsed monies are placed in a special fund administered by the secretary of state and distributed to counties with limited technological resources to upgrade voter registration technology.

Interpretation:

JC-0038 (1999): The secretary of state has authority to adopt rules prohibiting the use of state monies made available under Election Code Chapter 19 to pay costs associated with the normal operations of the county voter registrar's office. Chapter 19 monies are to be used to enhance the voter registration functions of the voter registrar's office.

1 Tex. Admin. Code §81.13: The secretary of state administrative rule defines allowable uses of Chapter 19 monies and requires expenditures to comply with "reasonable and necessary" criteria established under Uniform Grant Management Standards.

2. Motor Vehicle Inventory Tax Fund Interest⁴⁸

⁴⁸ Maintaining a segregated account for interest earned on escrow account set up on behalf of automobile dealers is not statutorily required; however, the assessor-collector retains the interest as his or her 'sole property.' Additionally, penalties collected under Tex. Tax Code §23.122 are the sole property of the assessor-collector and may not be used to reduce or otherwise affect his or her annual appropriation.

Statute: Tax Code §23.122

Source: Interest on prepayment of Motor Vehicle Inventory Tax by automobile

dealers.

Controlled by: Tax Assessor-Collector

Purposes: Used to defray the cost of administering the prepayment procedure.

Limitation: The commissioners court may not reduce budget allocation for the

assessor-collector based on the availability of the interest earned.

Local Gov't Code §111.095 prevents the Tax Assessor-Collector from using the monies to supplement the salary or cover the personal expenses

of the tax assessor-collector.49

Interpretation:

JC-0348 (2001): The tax assessor-collector must determine that use of the interest is a legitimate cost of administering the motor vehicle inventory tax prepayment program and serves a public purpose as required by Art. 3, §§51 and 52, Texas Constitution, subject to judicial review. The county auditor is authorized to audit the interest monies, to review expenditures from the fund and to make audit reports to the commissioners court.

JC-0149 (1999): If an item will be used both in the administration of the motor vehicle inventory tax prepayment program and in the general administration of the tax office, interest monies may be used to pay for only that portion of the cost of the item allocable to the motor vehicle inventory tax prepayment program. Purchases made with interest monies are not subject to competitive bidding requirements.

JC-0135 (1999): The interest that accrues on the Motor Vehicle Inventory Tax Fund may be used to supplement salaries of employees who administer the prepayment program if the assessor-collector determines that salary supplements are a legitimate cost of administering the prepayment program. A county auditor must audit the Motor Vehicle Inventory Tax Fund, as well as interest earned on that fund. Any equipment that a tax

⁴⁹ Tex. Local Gov't Code §111.095 overrules JC-0348 (2001) to the extent the opinion concluded that a tax assessor-collector could use interest earned on motor vehicle inventory tax escrow accounts to supplement the collector's own salary.

assessor-collector purchases with interest earned on the Motor Vehicle Inventory Tax Fund is under the sole control of the office of the assessor-collector.

DM-0398 (1996): The interest generated by the dealer's motor vehicle escrow account may be used at the discretion of the collector to defray the cost of administration of the prepayment procedure, and the collector does not need the approval of the commissioners court for their disbursement. However, the monies may only be used to defray the cost of administration of the prepayment procedure and not for general office expenses unrelated to administering the prepayment program.

3. Tax Assessor-Collector Motor Vehicle Registration Fee Account

Statute: Transportation Code §520.006

Source: Motor Vehicle Registration Fee: \$2.30 fee determined by Texas

Department of Motor Vehicles (DMV); 43 Tex. Admin. Code §217.185

Controlled by: Commissioners Court

Purposes: Fee collected by tax assessor-collector is deposited in general fund as a

commission for the assessor-collector for processing a transaction and applied to the expense of issuing registration receipts and license plates.

Interpretation:

DM-0199 (1993): The \$1.90 (now \$2.30) registration fee is dedicated to the Tax Assessor-Collector's Office for the administration of the motor vehicle laws.

I. VOTER REGISTRAR

1. Election Code Chapter 19 Fund⁵⁰

Statute: Election Code §19.002

Source: Paid by secretary of state to the voter registrar:

25 cents from state monies for each new registration; 40 cents for each canceled and updated registration;

In each even-numbered year, 40 cents multiplied by the difference between the number of registered voters and the number of initial

registrations certified for the two previous voting years.

Controlled by: Voter Registrar

Purposes: Must be used to defray the cost of voter registration, and may be used to

pay for any item or service designed to increase the number of registered voters in the state, maintain and report an accurate list of the number of

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⁵⁰ See also Tax Assessor-Collector.

registered voters, or increase the efficiency of the voter registration office, including hiring temporary voter registration personnel.

Limitations: May not be used to pay for the normal day-to-day operation of the office.

The commissioners court may not reduce voter registrar's budget in light of the availability of these monies.

Chapter 19 monies lapse to the state after the expiration of the two-year period in which they may be used. These lapsed monies are placed in a special fund administered by the secretary of state and distributed to counties with limited technological resources to upgrade voter registration technology.

Interpretation:

JC-0038 (1999): The secretary of state has authority to adopt rules prohibiting the use of state monies made available under Election Code Chapter 19 to pay costs associated with the normal operations of the county voter registrar's office. Chapter 19 monies are to be used to enhance the voter registration functions of the voter registrar's office.

1 Tex. Admin. Code §81.13: The secretary of state administrative rule defines allowable uses of Chapter 19 monies and requires expenditures to comply with "reasonable and necessary" criteria established under Uniform Grant Management Standards.

II. FUNDS DEDICATED TO CERTAIN PURPOSES

The funds discussed below are managed by the commissioners court, however, unlike most county monies, the commissioners court does not have the discretion to use the money in these funds as it deems appropriate because the Legislature specifically defines the only purposes for which they may be used.

A. ROAD AND BRIDGE FUNDS⁵¹

1. County and Road District Highway Fund

Statutes: Transportation Code §§256.001, 256.002, 256.003; Local Gov't Code

§615.102

Source: State money allocated to county based on size, rural population, and

lateral road mileage; Transportation Code §§623.0172, 623.403 and

623.404.

Controlled by: Commissioners Court

Purposes: Money may only be used for: purchasing right-of-way for lateral roads,

farm-to-market roads, or state highways; constructing and maintaining lateral roads, including labor and materials; or paying debt incurred to

pay for authorized uses.

2. County Special Road and Bridge Tax Fund

Statutes: Texas Constitution art. 8, §9(c); Transportation Code §256.052

Source: Property Tax: \$0.15 on each \$100.00 valuation. Requires voter approval.

Controlled by: Commissioners Court

Purposes: Used to maintain county roads.

⁵¹ County may also levy a tax and issue bonds for the construction, maintenance, and operation of roads under Texas Constitution art. 3, §52(b)(3) &(c). These funds are not required to be held in the Road and Bridge Fund, but their use is limited to the purpose stated in the bond election.

Interpretation:

JC-0250 (2000): County that does not impose a constitutional road and bridge tax may transfer surplus motor vehicle registration fee monies from the county road and bridge fund to another fund, including the general fund, but may use the money only for the purposes authorized by the constitution, including acquiring right-of-way, constructing, maintaining, and policing public roadways and administration of traffic and safety laws.

CM-1250 (1972): Special \$0.15 road and bridge tax fund may not be consolidated with general fund and must be used for road maintenance.

PD-1349 (1951): Taxes collected may be expended for construction and maintenance of roads in the county as the commissioners court may determine in its sound discretion, based on consideration of the condition and necessity of roads of county.

3. a. Farm-to-Market and Lateral Road Fund; and

b. Flood Control Fund

Statutes: Texas Constitution art. 8, §1-a; Transportation Code §§256.004, 256.005,

256.006, 256.054

Source: Property Tax not to exceed \$0.30 on each \$100.00 valuation, less \$3,000

homestead exemption. Requires voter approval.

Controlled by: Commissioners Court

Purposes: Money in the farm-to-market and lateral road fund may be used only for

the construction and maintenance of farm-to-market and lateral roads; may be used in cooperation with Texas Department of Transportation.

Money in flood control fund may only be used for flood control purposes in county and political subdivision of the county, including soil conservation activities and water control or conservation activities; may be used in cooperation with other state and federal programs and local

political subdivisions.

Limitations: Must be equitably distributed based on taxable value of property in each

county precinct.

Interpretation:

MW-0027 (1979): Farm-to-Market tax revenue may be used to purchase capital road equipment so long as it is used only on farm-to-market roads.

H-0530 (1975): Farm-to-Market tax revenue may not be transferred to the general fund and may only be spent on authorized purposes.

4. Motor Vehicle Registration Fees

Statutes: Texas Constitution art. 8, §7-a; Transportation Code §§502.192, 502.198,

502.1983, and 502.401

Source: Motor Vehicle Registration Fees, including optional fee adopted by

commissioners court under Transportation Code §502.401, not to exceed

\$10.

Controlled by: Commissioners Court

Purposes: Generally, money collected by a county under Transportation Code

Chapter 502 may be used to: pay obligations issued in the construction or improvement of any roads, including state highways in the county;

improve roads in the county road system; or construct new county roads.

Limitations: Money credited under Transportation Code §502.198 may only be used

for construction and maintenance of lateral roads in a county, under the supervision of the county engineer or the Texas Department of Motor Vehicles' district engineer or resident engineer. It may not be used to pay

the compensation of the county judge or a county commissioner.

Money credited under Transportation Code §502.1981 may only be used for county road construction maintenance, and repair; bridge construction, maintenance, and repair; the purchase of right-of-way for road or highway purposes; or the relocation of utilities for road or

highway purposes.

Additional requirements:

Fee imposed under Transportation Code §502.401 may only take effect on January 1 and commissioners court must adopt order imposing fee by September 1 of the preceding year. Removal of fee requires rescinding order and notification to Department of Public Safety.

Interpretation:

JM-0250 (2000): Motor vehicle registration fees allocated to a county must be credited to the county road and bridge fund and the county must use the money for road and bridge construction, maintenance and repair.

B. RECORDS MANAGEMENT AND PRESERVATION FUNDS



1. Clerks Records Management and Preservation Account

Statutes: Local Gov't Code §135.154; see also Local Gov't Code §203.003(6)

Ancillary funding statutes:

Local Gov't Code §§135.101, 135.102

Source:

Percentage, not less than: 14.0845% of \$213 local consolidated civil fee on filing of any new civil case, except a probate, guardianship, or mental health case; 57.1429% of \$35 local consolidated civil fee on filing of certain other subsequent civil actions; 6.7265% of \$223 local consolidated civil fee on filing of any new probate, guardianship, or mental health case; 6.6667% of \$75 local consolidated civil fee on filing of certain other subsequent civil actions.

Controlled by: Commissioners Court

Purposes:

Records management and preservation services, including automation, performed by the court clerk on approval by the commissioners court of a budget as provided by Chapter 111 of the Local Government Code.

Limitations: Expenditures from the fund require prior approval of the commissioner

court. An expenditure from the fund must comply with the County Purchasing Act (Subchapter C, Chapter 262, Local Government Code).

Interpretation:

Donaldson v. Texas Department of Criminal Justice Correctional Institutions Division, 355 S.W.3d 722 (Tex. App.-Tyler 2011, pet. denied): Court costs may be imposed against inmate whose affidavit of indigency is denied by the court.



2. Clerks Records Management and Preservation Fund⁵²

Statutes: Local Gov't Code §134.155

Ancillary funding statutes:

Local Gov't Code §§134.101, 134.102

Source: Percentage, not less than: 23.8095% of \$105 local consolidated fee on

conviction of felony; 20.3252% of \$123 local consolidated fee on conviction

of Class A or B misdemeanor.

Controlled by: Commissioners Court

Purposes: To fund records management and preservation services performed by the

court clerk.

3. County Records Technology and Infrastructure Fee

Statute: Local Gov't Code §118.026

Source: Fees for filing or recording services for non-court-related documents –

\$2.00

Note: Limited to counties that border the United Mexican States and the Gulf of

Mexico.

Controlled by: Commissioners Court

52 Amended by SB 1612 88th (R) Leg., effective January 1, 2024

Purposes: For technology and infrastructure for the maintenance of county records and the operation of the county records system.

C. TAX ASSESSOR-COLLECTOR MOTOR VEHICLE REGISTRATION FEE ACCOUNT

Statute: Transportation Code §520.006

Source: Motor Vehicle Registration Processing and Handling Fee: Amount of fee

retained by tax assessor-collector determined by Texas Department of

Motor Vehicles (DMV) administrative rule.53

Controlled by: Commissioners Court

Purposes: Fee collected by tax assessor-collector is deposited in general fund as a

commission for the assessor-collector for processing a transaction and applied to the expense of issuing registration receipts and license plates.

Interpretation:

DM-0199 (1993): The \$1.90 (now \$2.30) registration fee is dedicated to the Tax Assessor-Collector's Office for the administration of the motor vehicle laws.

D. SECURITY FUNDS

1. Courthouse Security Fund

Statutes: Code Crim. Proc. art. 102.017

Ancillary funding statutes:

Local Gov't Code §§134.101, 134.102, 134.103, 135.101, 135.102.

Source: Percentage, not less than: 9.5238% of the \$105 local consolidated fee on

conviction of felony; 8.1301% of the \$123 local consolidated fee on conviction of Class A or B misdemeanor; 35% of the \$14 local consolidated fee on conviction of non-jailable misdemeanor; 9.3897% of the \$213 local consolidated civil fee on filing of any new civil case, except a probate,

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⁵³ 43 Tex. Admin. Code §217.185

guardianship, or mental health case; 8.9686% of the \$223 local consolidated civil fee on filing of any new probate, guardianship, or mental health case.

Controlled by: Commissioners Court

Purposes:

To pay for security personnel, services, and items related to a building housing a court, including: x-ray machine (purchase and repair); handheld and walkthrough metal detectors; identification cards and systems; electronic locking and surveillance equipment; video teleconferencing systems; signage; confiscated weapons inventory and tracking systems; locks, chains, alarms or similar security devices; bulletproof glass (purchase and repair); continuing education on security issues for court and security personnel; and warrant officers and related equipment.

Interpretation:



KP-0448 (2023): A county commissioners court may use monies from the courthouse security fund to purchase or repair bullet-proof glass related to buildings that house the operations of district, county, or justice courts. A court would likely conclude that a building does not house the operations of a district, county, or justice court if it is devoid of adjudicators.

JC-0476 (2002): Code of Crim. Proc. art. 102.017 authorizes commissioners court to expend monies to provide courthouse security, but it does not, either expressly or by necessary implication, provide authority for the commissioners court to establish a courthouse security force of licensed peace officers.

JC-0014 (1999): Code of Crim. Proc. art. 102.017(d)(9) does not authorize the commissioners court to expend monies from the courthouse security fund to purchase clip-on microphones for deputy sheriffs' portable radios.

DM-0371 (1995): County clerk may collect the \$1 fee authorized under Local Gov't Code §291.008 only on documents filed with the county clerk as county clerk, unless a specific statute prohibits the imposition of such a fee. Fee may not be collected for birth, death, or fetal death records.

DM-0283 (1994): Under Local Gov't Code §291.008, the commissioners court may choose whether to impose a security fee and must set the fee in an amount not to exceed \$5. The commissioners court may not delegate responsibility for setting the amount of the fee to the clerks of the courts.

Donaldson v. Texas Department of Criminal Justice Correctional Institutions Division, 355 S.W.3d 722 (Tex. App.-Tyler 2011, pet. denied): Court costs may be imposed against inmate whose affidavit of indigency is denied by the court.

4. Justice Court Building Security Fund

Statute: Code Crim. Proc. art. 102.017(d)

Source: One-fourth of the money allocated to the courthouse security fund under

Section 134.103, Local Government Code.

Controlled by: Commissioners Court

Purposes: To pay for security personnel, services, and items related to a building

housing a court, including: x-ray machine (purchase and repair); handheld and walkthrough metal detectors; identification cards and systems; electronic locking and surveillance equipment; video teleconferencing systems; signage; confiscated weapons inventory and tracking systems; locks, chains, alarms or similar security devices; bulletproof glass (purchase and repair); continuing education on security issues for court and security personnel; and warrant officers and related

equipment.

Limitations: Applies only to a justice court located in a county in which one or more

justice courts are located in a building that is not in the county courthouse.

Interpretation:

JC-0476 (2002): Code Crim. Proc. art. 102.017 authorizes commissioners court to expend monies to provide courthouse security, but it does not, either expressly or by necessary implication, provide authority for the commissioners court to establish a courthouse security force of licensed peace officers.

JC-0014 (1999): Code Crim. Proc. art. 102.017(d)(9) does not authorize the commissioners court to expend monies from the courthouse security fund to purchase clip-on microphones for deputy sheriffs' portable radios.

E. TECHNOLOGY FUNDS

1. County and District Court Technology Fund

Statute: Code Crim. Proc. art. 102.0169

Ancillary funding statutes:

Local Gov't Code §§134.101, 134.102.

Source: Percentage, not less than: 38.0953% of \$105 local consolidated fee on

conviction of felony; 32.5203% of \$123 local consolidated fee on conviction

of Class A or B misdemeanor.

Controlled by: Commissioners Court

Purposes: To pay the cost of continuing education and training for county court,

statutory county court, or district court judges and clerks regarding technological enhancements; purchase and maintenance of technological enhancements including: computer systems, networks, hardware and software; imaging systems; electronic kiosks; and docket management

systems.

2. Justice Court Assistance and Technology Fund

Statute: Code Crim. Proc. art. 102.0173

Ancillary funding statute:

Local Gov't Code §134.103

Source: The fund consists of money allocated to the fund under Section 134.103 of

the Local Government Code.

Controlled by: Commissioners Court

Purposes: (1) To finance the cost of providing court personnel, including salaries and

benefits for the court personnel; (2) pay for the cost of continuing education for justice court judges and court personnel; and (3) purchase

and maintenance of technological enhancements for a justice court, including: computer systems, networks, hardware, and software; imaging systems; electronic kiosks and ticket writers; and docket management systems.

A justice court may also, subject to commissioners court approval, use the fund to assist a constable's office or other county department with a technological enhancement as described by Art. 102.0173(b)(3) if the enhancement directly relates to the operation or efficiency of the justice court.

Interpretation:

GA-0560 (2007): The Justice Court Technology Fund may be used only for technological enhancements for the justice court and continuing education and training for justice court judges and clerks regarding technological enhancements. Whether the purchase of a computer for a constable serves as a technological enhancement for the justice court is a fact question to be determined by the commissioners court in the first instance. The fund may not, however, be used to pay for continuing education and training for a constable.

F. COURT-RELATED FUNDS

1. County Child Abuse Prevention Fund

Statute: Code Crim. Proc. art. 102.0186.

Source: Fine paid by defendant convicted of certain sexual offenses against a child

- \$100.

Controlled by: Commissioners Court

Purpose: Used to pay for child abuse prevention programs in the county where the

court is located.

2. Local Truancy Prevention and Diversion Fund

Statute: Local Gov't Code §134.156

Ancillary funding statutes:

Local Gov't Code §§134.103 (local consolidated fee on conviction of non-jailable misdemeanor); 134.151 (maintenance of funds and accounts)

Source: Percentage, not less than: 35.7143% of \$14 local consolidated fee on

conviction of non-jailable misdemeanor.

Controlled by: Commissioners Court

Purpose: Used to pay for the salary, benefits, training, travel expenses, office

supplies, and other necessary expenses relating to the position of a juvenile case manager. If there is money in the fund after these costs are paid, subject to the direction of the commissioners court, the remaining money may be used to implement programs directly related to the duties of the juvenile case manager, which may include juvenile alcohol and substance abuse programs, educational and leadership programs, and other projects designed to prevent or reduce the number of juvenile

referrals to the court.

Limitations: May not be used to supplement the income of a person whose primary

role is not that of juvenile case manager.

Only applies in county that employs a juvenile case manager.

3. Juvenile Delinquency Prevention Fund

Statute: Code Crim. Proc. art. 102.0171

Source: \$50 fine paid by defendant convicted in county court, county court at law

or district court of a graffiti offense under Penal Code §28.08.

Controlled by: Commissioners Court

Purpose:

Used only to repair damage cause by graffiti; provide educational materials to prevent graffiti attacks; provide money for rewards; teen recognition and recreation programs; pay for teen courts; pay for juvenile probation department; educational and intervention programs designed to prevent juveniles from damaging property with graffiti.

4. Court-Initiated Guardianship Fund

Statute: Local Gov't Code §135.158

Ancillary funding statute:

Local Gov't Code §135.102

Source: Percentage, not less than: 8.9686% of \$223 local consolidated civil fee on

filing of any new probate, guardianship, or mental health case; 26.6667% of \$75 local consolidated civil fee on filing of certain other subsequent civil

actions.

Controlled by: Commissioners Court

Purposes:

To supplement other available funds to pay a guardian ad litem appointed under Section 1102.001 of the Estates Code; pay an attorney ad litem appointed in a guardianship proceeding initiated under Chapter 1102 of the Estates Code; and pay for guardianship programs for indigent incapacitated persons without family members suitable and willing to serve as guardians.

5. Public Probate Administrator Fund

Statute: Local Gov't Code §135.160; Estates Code Chapter 455; Gov't Code

§25.00251

Ancillary funding statute:

Local Gov't Code §135.102

Source: Percentage, not less than: 4.4853% of \$223 local consolidated civil fee on

filing of any new probate, guardianship, or mental health case; 13.3333%

of \$75 local consolidated civil fee on filing of certain other subsequent civil actions.

Controlled by: Commissioners Court

Purposes: To support the office of public probate administrator established under

Chapter 455 of the Estates Code. A county that does not appoint a public probate administrator shall deposit the money to the Court-Initiated

Guardianship Fund.

6. Judicial Donation Trust Fund

Statutes: Gov't Code §§38.001, 38.003

Source: Gifts, grants, donation, or other consideration from public or private

sources designated for the fund.

Controlled by: The fund and terms of its use are created by the commissioners court.

Individual disbursements from the fund are made by the judge before

which an eligible child or family appears.

Purpose: To assist needy children or families that appear before a county or justice

court for truancy or a criminal offense by providing money for resources and services that eliminate barriers to school attendance or seek to

prevent criminal behavior.

Note: The fund is established as a separate account held outside the county

treasury

7. Truancy Court Costs Fund

Statute: Family Code §65.107

Source: \$50 court cost collected by truancy court from child, parent, or other

person responsible for child's support after child is found to have

engaged in truant conduct.

Controlled by: Commissioners Court

Purpose: To offset cost of truancy court operations

8. Personal Bond Office Fund

Statute: Code Crim. Proc. art. 17.42

Source: Personal bond reimbursement fee of \$20 or three percent of amount of

bail, whichever is greater.

Controlled by: Commissioners Court

Purpose: To defray expenses of personal bond office, including extradition

expenses.

9. Court Facility Fee Fund

Statute: Local Gov't Code §135.152

Ancillary funding statute:

Local Gov't Code §§135.101, 135.102

Source: Percentage, not less than: 9.3897% of \$213 local consolidated civil fee on

filing of any new civil case, except a probate, guardianship, or mental health case; 8.9686% of \$223 local consolidated civil fee on filing of any

new probate, guardianship, or mental health case.

Controlled by: Commissioners Court

Purpose: Fund the construction, renovation, or improvement of facilities that house

the courts or pay the principal of, interest on, and costs of issuance of

bonds issued for the construction, renovation, or improvement of the

facilities.

10. Clerk of the Court Account

Statute: Local Gov't Code §§134.152, 135.153

Ancillary funding statute:

Local Gov't Code §§134.101, 134.102, 135.101, 135.102

Source:

Percentage, not less than: 38.9053% of \$105 local consolidated fee on conviction of felony; 32.5203% of \$123 local consolidated fee on conviction of Class A or B misdemeanor; 23.4742% of \$213 local consolidated civil fee on filing of any new civil case, except a probate, guardianship, or mental health case; 42.8571% of \$35 local consolidated civil fee on filing of certain other subsequent civil actions; 17.9372% of \$223 local consolidated civil fee on filing of any new probate, guardianship, or mental health case; 53.3333% of \$75 local consolidated civil fee on filing of certain other subsequent civil actions.

Controlled by: Commissioners Court

Purpose: To defray costs of services provided by a county or district clerk.

11. Language Access Fund

Statute: Local Gov't Code §135.155

Ancillary funding statute:

Local Gov't Code §§135.101, 135.102, 135.103

Source:

Percentage, not less than: 1.4085% of \$213 local consolidated civil fee on filing of any new civil case, except a probate, guardianship, or mental health case; 1.3453% of \$223 local consolidated civil fee on filing of any new probate, guardianship, or mental health case; 9.0909% of \$33 local consolidated civil filing fee for justice court.

Controlled by: Commissioners Court

Purpose: To provide language access services for individuals appearing before the

court or receiving court services.

12. County Jury Fund

Statute: Local Gov't Code §§134.154,135.156

Ancillary funding statute:

Local Gov't Code §§134.101, 134.102, 134.103, 135.101, 135.102

Source: Percentage, not less than: 0.9524% of \$105 local consolidated fee on

conviction of felony; 0.8130% of \$123 local consolidated fee on conviction of Class A or B misdemeanor; 0.7143% of \$14 local consolidated fee on conviction of non-jailable misdemeanor; 4.6948% of \$213 local consolidated civil fee on filing of any new civil case, except a probate, guardianship, or mental health case; 4.4841% of \$223 local consolidated

civil fee on filing of any new probate, guardianship, or mental health case.

Controlled by: Commissioners Court

Purpose: To fund juror reimbursements and otherwise finance jury services.

13. County Dispute Resolution Fund

Statute: Local Gov't Code §135.157

Ancillary funding statute:

Local Gov't Code §§135.101, 135.102, 135.103

Source: Percentage, not less than: 7.0423% of \$213 local consolidated civil fee on

filing of any new civil case, except a probate, guardianship, or mental health case; 6.7265% of \$223 local consolidated civil fee on filing of any new probate, guardianship, or mental health case; 15.1515% of \$33 local

consolidated civil filing fee for justice court.

Controlled by: Commissioners Court

Purpose: To establish and maintain an alternative dispute resolution system in

accordance with Chapter 152 of the Civil Practice and Remedies Code.

Limitations: The fund is administered by the commissioners court and may only be

used to establish and maintain the alternative dispute resolution system, which shall be operated at one or more convenient places in the county.

A county that has not established an alternative dispute resolution system under Chapter 152 of the Civil Practice and Remedies Code must remit the funds to the comptroller for allocation to the statewide electronic filing system fund.

14. Judicial Education and Support Fund

Statute: Local Gov't Code §135.159

Ancillary funding statute:

Local Gov't Code §135.102

Source: Percentage, not less than: 2.2422% of \$223 local consolidated civil fee on

filing of any new probate, guardianship, or mental health case.

Controlled by: Commissioners Court

Purpose: To pay the continuing education of the judge and staff of the probate

court, including the payment of travel and related expenses in attending a continuing judicial education activity of an organization accredited by the supreme court for continuing judicial education; or the county's contribution to fund the compensation required by Section 25.0022 of the

Government Code for the presiding judge of the statutory probate court.

15. Justice Court Support Fund

Statute: Local Gov't Code §135.161

Ancillary funding statute:

Local Gov't Code §135.103

Source: Percentage, not less than: 75.7576% of \$33 local consolidated civil filing

fee for justice court.

Controlled by: Commissioners Court

Purpose: To defray the costs of services provided by a justice court.

16. County Specialty Court Account

Statute: Local Gov't Code §134.153

Ancillary funding statute:

Local Gov't Code §§134.101, 134.102

Source: Percentage, not less than: 23.8095% of \$105 local consolidated fee on

conviction of felony; 16.2602% of \$123 local consolidated fee on conviction

of Class A or B misdemeanor.

Controlled by: Commissioners Court

Purpose: To fund specialty court programs established under Subtitle K, Title 2 of

the Government Code.



17. Court Reporter Service Fund

Statute: Gov't Code § 51.601

Ancillary funding statute:

Local Gov't Code §135.101

Source: Percentage, not less than: 11.7371% of \$213 local consolidated civil filing

fee for district court, statutory county court, or county court.

Controlled by: Commissioners Court

Purpose: To assist in the payment of court-reporter-related services, that may

include maintaining an adequate number of court reporters to provide services to the courts, obtaining court reporter transcription services, closed-caption transcription machines, Braille transcription services, or other transcription services, including a court reporter's preparation of an appellate record under the Texas Rules of Appellate Procedure and Rule 145, Texas Rules of Civil Procedure, to comply with state or federal laws, or providing any other convice related to the functions of a court reporter.

or providing any other service related to the functions of a court reporter.

Interpretation:

GA-0372 (2005): A county clerk may not collect a court reporter service fee under section 5 1.601 of the Government Code if the county court has not appointed an official court reporter.

G. LIBRARY FUNDS

1. County Free Library Fund

Statute: Local Gov't Code §323.007

Ancillary funding statutes:

Local Gov't Code §§323.002, 323.008(b), 323.009(a)

Sources: Monies from the general fund or the permanent improvement fund, not

to exceed 12 cents on the \$100 valuation of all property located in the county that is outside of a municipality that supports its own free public library and in a municipality that is in the county library system; Money

paid by a municipality that joins the county system; Money paid by another county to extend library privileges to its residents.

Controlled by: Commissioners Court

Purposes: Library purposes.

Limitations: Library must be located in the county seat.

Money set aside under Local Gov't Code §323.002 must be used to maintain, make permanent improvements, or acquire land for the county

library.

Interpretation:

GM-3055 (1941): Commissioners court may spend library funds to establish, maintain, and operate a bookmobile library as a branch of the county library.

2. County Law Library Fund

Statute: Local Gov't Code §323.023

Ancillary funding statutes:

Local Gov't Code §§135.101, 135.102

Source: Percentage, not less than: 16.4319% of \$213 local consolidated civil fee on

filing of any new civil case, except a probate, guardianship, or mental health case; 15.6951% of \$223 local consolidated civil fee on filing of any

new probate, guardianship, or mental health case.

Controlled by: Commissioners Court

Purposes: Establishing law library, purchasing or leasing library materials,

maintaining the library, acquiring library furniture, shelving, equipment, or computers, software, or subscriptions to electronic research networks for judicial research, or establishing and maintaining a self-help center to

provide resources to pro se county residents.⁵⁴

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⁵⁴ Gov't Code §323.023.

Limitations:

Expenditures for library equipment for use by judges in the county, including computers, software, and subscriptions to obtain access to electronic research networks, may not exceed \$175,000 each year and require consultation and authorization from the county's law librarian or, if none, the county auditor.

Interpretation:

GA-0078 (2003): A commissioners court may use fee collected under this section to provide online legal research services for the general public, judges, and attorneys, and incidental benefit to private attorneys would not render the expenditure unconstitutional under Texas Constitution art. 3, §52(a).

MW-0009 (1979): County Law Library Fund may be expended only for library purposes and for the needs of judges and litigants; the fund may not be used to buy books owned by the county that are transferred to the County Law Library.

Donaldson v. Texas Department of Criminal Justice Correctional Institutions Division, 355 S.W.3d 722 (Tex. App.-Tyler 2011, pet. denied): Court costs may be imposed against inmate whose affidavit of indigency is denied by the court.

H. HEALTH AND SAFETY FUNDS

1. County and Public Health District Fund

Statute: Health and Safety Code §437.012

Source:

Fee not to exceed the amount necessary to recover the county or districts' costs for conducting inspections required by Chapter 437 and issuing permits. The county or district may adopt a variable scale to determine the fee for issuing or renewing permit to food service establishment, retail food store, mobile food unit or roadside food vendor. Optional, set by

commissioners court.

Controlled by: Commissioners Court

Conduct inspections of and issuing permits to food service establishment, Purposes:

retail food store, mobile food unit or roadside food vendor.

Limitations: Does not apply to county with a population of at least 2.8 million.⁵⁵

2. Dog Registration Fund

Statutes: Health and Safety Code §§822.028, 822.029

Source: \$1 registration fee for dog. The commissioners court has the option to set

the fee in an amount of more than \$1 but not more than \$5.

Controlled by: Commissioners Court

Purposes: Defray the cost of administering state law on animal registration;

reimbursement of owner of animal killed by a dog not owned by the

person seeking reimbursement.

Limitation: Only applies to a county that adopts registration of and registration fee

for dogs. Requires voter approval.

Does not apply to a county that enacts or has enacted regulation or

restraint laws under the Rabies Control Act.

3. Fire Code Inspection and Permit Fund

Statute: Local Gov't Code §233.065

Source: Fee for inspection and issuance of building permit and certificate of

compliance with county fire code to a commercial establishment, a public building or a multifamily residential dwelling of four or more units.

Optional, set by commissioners court.

Controlled by: Commissioners Court

Purposes: Costs of administration and enforcement of county fire code.

Limitations: Only applies in unincorporated areas of a county with a population of

over 250,000 or adjacent to a county with a population of over 250,000.

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⁵⁵ Currently, Harris County falls within this bracket.

Fire code does not apply to industrial facility having a fire brigade that conforms to OSHA requirements.

4. County Health Care Provider Participation Fund in Certain Counties

Statutes: Health and Safety Code §§291.003, 291.103, 291A.003, 291A.103, 291B.103,

292.003, 292.103, 292A.003, 292A.103, 292B.003, 293.003, 293.103, 293A.003, 293A.103, 294.003, 294.103, 296.003, 296.103, 297.003, and

297.103

Source: Mandatory payment collected from each institutional health care

provider in the county. Optional, set by commissioners court.

Controlled by: Commissioners Court, subject to annual public hearing.

Purposes:

Money collected under any of the authorized County Health Care Provider Participation Programs may be used to: subsidize indigent programs; refund to paying hospitals the proportional share of money received by the county from Health and Human Services Commission that is not used to fund the non-federal share of Medicaid supplemental payment program payments; refund a portion of a mandatory payment collected in error; pay administrative expenses of the county for activities under the program; and fund intergovernmental transfers from the county to the state to provide the non-federal share of a Medicaid supplemental payment program authorized under the state Medicaid plan, Texas Healthcare Transformation and Quality Improvement Program waiver or a successor waiver program authorizing similar Medicaid supplemental payment programs, or payment to a Medicaid managed care organization that is dedicated to payment to hospitals.

Additionally, money collected under Chapters 291, 292, 293, 294, 296, or 297 may be used to refund a paying hospital the proportionate share of money that the county determines cannot be used to fund the non-federal share of Medicaid supplement payment program payments.

Limitations:

Chapter 291, Health and Safety Code, only applies to a county not served by a hospital district or a public hospital, located in the Texas-Louisiana border region as defined by Gov't Code §2056.002, with a population of more than 50,000 but less than 65,000.56

Chapter 291A, Health and Safety Code, only applies to a county not served by a hospital district or public hospital that borders or includes a portion of the Sam Rayburn Reservoir with a population of more than 75,000, and a county that has a population of more than 200,000 and less than 233,500.⁵⁷

Chapter 292, Health and Safety Code only applies to a county not served by a hospital district, located in the Texas-Louisiana border region as defined by Gov't Code §2056.002, with a population of more than 90,000 but less than 200,000, or a county not served by a hospital district with a population less than 51,000 and adjacent to a county with a population of more than 200,000 but less than 233,500.⁵⁸

Chapter 292A, Health and Safety Code, only applies to a county not served by a hospital district or public hospital with a population of more than 100,000, containing at least two municipalities, each of which has a population of more than 15,000, and borders the Red River.⁵⁹

Chapter 292B, Health and Safety Code, only applies to a county not served by a hospital district or a public hospital with a population of more than 400,000 adjacent to Travis County.⁶⁰

Chapter 293, Health and Safety Code, only applies to a county not served by a hospital district or public hospital with a population of more than 100,000 but less than 300,000 adjacent to Travis County.⁶¹

Chapter 293A, Health and Safety Code, only applies to a county not served by a hospital district or a public hospital with a population of more than 100,000 and that includes a portion of the Concho River.⁶²

⁵⁶ Currently Lamar and Rusk counties fall within this bracket.

⁵⁷ Currently Angelina and Smith Counties fall within this bracket.

⁵⁸ Currently Bowie, Cherokee, Gregg, and Upshur counties fall within this bracket.

⁵⁹ Currently Grayson County falls within this bracket.

⁶⁰ Currently Williamson County falls within this bracket.

⁶¹ Currently Hays County falls within this bracket.

⁶² Currently Tom Green County falls within this bracket.

Chapter 294, Health and Safety Code, only applies to a county not served by a hospital district or a public hospital, containing a private institution of higher learning with a student enrollment of more than 12,000, with a population of less than 265,000.⁶³

Chapter 296, Health and Safety Code, only applies to a county not served by a hospital district or a public hospital, with a population of less than 235,000 containing two municipalities both with populations of 83,000 or more.⁶⁴

Chapter 297, Health and Safety Code, only applies to a county not served by a hospital district or a public hospital with a population of more than 300,000 and on which a military base with more than 30,000 military personnel is partially located.⁶⁵

Maximum amount required of each paying hospital may not exceed amount that totals six percent of aggregate net patient revenue of all paying hospitals in the county.

5. Optional County Fee For Child Safety

Statute: Transportation Code §502.403

Source:

Additional fee for registering vehicle. Optional, set by commissioners court within statutory limit. In a county with population greater than 1.3 million in which a municipality with a population over 1 million is primarily located, the additional fee may be between 50 cents and \$1.50.66 In any other county, the commissioners court may impose additional fee of not more than \$1.50.

Controlled by: Commissioners Court

Purposes:

To fund programs designed to enhance child safety, health, or nutrition, including child abuse prevention and intervention and drug and alcohol

⁶³ Currently McClennan County falls within this bracket.

⁶⁴ Currently Brazos County falls within this bracket.

⁶⁵ Currently Bell County falls within this bracket.

⁶⁶ Currently, Harris, Dallas, and Bexar counties fall within this bracket.

abuse prevention or programs designed to enhance public safety and security.

Limitations:

A county imposing the fee may deduct not more than 10% of the revenue as an administrative fee. The county may also deduct from fee revenue an amount proportional to the percentage of county residents living in unincorporated areas of the county. After the deductions, the county sends the remainder of the revenue to municipalities in the county according to their population.

Interpretation:

KP-0068 (2016): Transportation Code §502.403(e) imposes a duty on the county to send proportional fee revenue from the optional county fee for child safety to each municipality within the county according to their population.

6. Auction Proceeds from Sale of Abandoned Motor Vehicles

Statute: Transportation Code §683.015

Source: Proceeds from the sale of an abandoned motor vehicle, aircraft,

watercraft, or outboard motor at a public auction conducted by a law

enforcement agency pursuant to Transportation Code, Chapter 683.

Controlled by: Law enforcement or the attorney for the state subject to approval by the

commissioners court

Purposes:

A law enforcement agency, which includes a sheriff or constable, is entitled to reimbursement from the proceeds of the sale of an abandoned motor vehicle, aircraft, watercraft, or outboard motor for: the cost of the auction; towing, preservation, and storage fees resulting from the taking into custody; the cost of notice or publication; and any compensation made by the agency to property owners whose property was damaged as a result of a pursuit involving the motor vehicle.

Unclaimed proceeds shall be deposited in an account that may be used for the payment of auction, towing, preservation, storage, and notice and publication fees resulting from taking other vehicles, aircraft, watercraft, or outboard motors into custody if the proceeds from the sale of the other items are insufficient to meet those fees.

A county may transfer funds in excess of \$1,000 from the account to the county's general revenue account to be used by the law enforcement agency or, if the vehicle, aircraft, watercraft, or outboard motor was located in a county with a population of less than 150,000, by the attorney representing the state (district attorney, criminal district attorney, or county attorney performing the duties of a district attorney).

A law enforcement agency or attorney representing the state may use these transferred funds to compensate property owners whose property was damaged as a result of a pursuit involving a law enforcement agency or a federal law enforcement agency; before such compensation, the sheriff, constable, or attorney representing the state must submit the proposed payment for compensation for consideration by the commissioners court, which shall consider it at its next regularly scheduled meeting.

I. DEVELOPMENT FUNDS

1. County Airport Fund

Statute: Transportation Code §22.054

Source: Revenue received from the ownership, control, or operation of an airport

or air navigation facility, including proceeds from sale of property.

Controlled by: Commissioners Court

Purposes: Acquisition, operation and maintenance of county airport.

2. Land Use Restriction Fund

Statute: Property Code §203.004

Source: Administrative fee, not to exceed the costs incurred by county to enjoin or

abate violation of land use restriction.

Controlled by: Commissioners Court

Purposes: Offset cost of litigation to enjoin or abate violation of land use restriction.

Limitation: Applies only in a county with a population of more than 200,000.

3. Special Improvement District Fund

Statutes: Local Gov't Code §§372.021, 372.022

Source: Tax, levied annually on property in district sufficient to meet annual cost

of improvements, or bonds. Optional, set by commissioners court.

Controlled by: Commissioners Court

Purposes: To pay for costs of planning, administration and construction of

authorized improvement; preparation of preliminary plans, studies, and engineering reports to determine feasibility of improvement; and initial

costs of improvement until other financing source issued and sold.

J. MOTOR VEHICLE SAFETY RESPONSIBILITY FUND

1. Motor Vehicle Safety and Responsibility Fund

Statute: Transportation Code §601.123

Source: Owner of a vehicle registered in the county - \$55,000 for each vehicle.

Controlled by: County Judge

Purpose: To establish financial responsibility for a motor vehicle registered in the

county.

Interpretation:

GA-1068 (2014): In the absence of any other statutory or regulatory guidance, a court could conclude that a county judge may deposit funds received pursuant to Transportation Code §601.123 into a separate account in the county depository and use his or her discretion to decide whether that account should be interest-bearing. Interest earned on funds deposited under Transportation Code §601.123 belong to the person making the deposit; and the county may not collect an administrative fee in connection with the deposit of funds under this section.

K. ELECTION FUNDS

1. Election Code Chapter 19 Fund⁶⁷

Statute: Election Code §19.002

Source: Paid by secretary of state to the voter registrar:

25 cents from state monies for each new registration; 40 cents for each canceled and updated registration;

In each even-numbered year, 40 cents multiplied by the difference between the number of registered voters and the number of initial registrations certified for the two previous voting years.

Controlled by: Voter Registrar

Purposes: Must be used to defray the cost of voter registration, and may be used to

pay for any item or service designed to increase the number of registered voters in the state, maintain and report an accurate list of the number of registered voters, or increase the efficiency of the voter registration office,

including hiring temporary voter registration personnel.

Limitations: May not be used to pay for the normal day-to-day operation of the office.

The commissioners court may not reduce voter registrar's budget in light of the availability of these monies.

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⁶⁷ See also Tax Assessor-Collector.

Chapter 19 monies lapse to the state after the expiration of the two-year period in which they may be used. These lapsed monies are placed in a special fund administered by the secretary of state and distributed to counties with limited technological resources to upgrade voter registration technology.

Interpretation:

JC-0038 (1999): The secretary of state has authority to adopt rules prohibiting the use of state monies made available under Election Code Chapter 19 to pay costs associated with the normal operations of the county voter registrar's office. Chapter 19 monies are to be used to enhance the voter registration functions of the voter registrar's office.

1 Tex. Admin. Code §81.13: The secretary of state administrative rule defines allowable uses of Chapter 19 monies and requires expenditures to comply with "reasonable and necessary" criteria established under Uniform Grant Management Standards.

2. Election Services Contract Fund

Statute: Election Code §31.100

Source: Money paid to the county elections officer under an election services

contract.

Controlled by: County Elections Officer

Purpose: To defray expenses of the county elections officer in connection with

election-related duties or functions.

Limitations: Commissioners court may not consider availability of the election services

contract fund in adopting the county budget for the county election

officer.

Interpretation:

1 Tex. Admin Code §81.161: Fund surplus may not be used to fund the day-to-day operation of the office of the county election officer, which includes duties required by statute, necessary administrative personnel, office space and equipment, ballots, election kits, poll lists, and early voting and election day workers. Examples of allowed expenses

include polling place mail-outs, travel to election seminars, purchase of voting equipment changes or upgrades, or technology upgrades for the office (computers).

1 Tex. Admin Code §81.161: County election officer shall request expenditure from fund in writing to commissioners court, which shall handle the request following normal county purchasing policies and guidelines. The court may either approve or deny the request. The commissioners court may not approve use of surplus election contract funds without the written approval of the county election officer.

DM-0134 (1992): The making of election contracts and the use of proceeds from the contracts to fund the county elections administrator's office must conform to applicable Election Code Chapter 31 provisions notwithstanding the general contracting authority granted counties by the Interlocal Cooperation Act. Note: Opinion has been largely superseded by the creation of the joint elections administrator position under Election Code §§31.151-31.171.