## **CHAPTER 487**

## COUNTY COURTS

487.17Eviction.487.32Abandonment of deposits and bail.487.24Eviction actions.487.33Disposition of fines, fees and other money;487.31Fees payable to court administrator.accounts.

#### **487.17 EVICTION.**

Whether or not title to real estate is involved, the county court has jurisdiction of actions of eviction or actions for unlawful removal or exclusion pursuant to section 504B.375, involving land located wholly or partly within the county court district and of actions seeking relief for code violations pursuant to sections 504B.185 and 504B.381 to 504B.471 involving premises located wholly or partly within the county court district.

**History:** 2003 c 2 art 2 s 5

#### 487.24 EVICTION ACTIONS.

Subdivision 1. **Return days.** Return days for eviction actions may be fixed by rule promulgated by the court.

Subd. 2. **Procedure; forms.** Sections 504B.281 to 504B.371 apply to the county court. The forms therein prescribed, with appropriate modifications, may be used.

Subd. 3. **Default judgments.** Whenever a duly verified complaint in an action of eviction shows one of the causes of action set forth in section 504B.285, and on the return day of the summons the defendant does not appear, the judge of the county court, upon proof of the due service of the summons, may find the defendant in default and file an order for judgment accordingly.

**History:** 2003 c 2 art 2 s 6

# 487.31 FEES PAYABLE TO COURT ADMINISTRATOR.

Subdivision 1. Civil fees. The fees payable to the court administrator for the following services in civil actions are:

In all civil actions within the jurisdiction of the county court, the fees payable to the court administrator shall be the same as in district court. The fee payable for cases heard in conciliation court division is established under section 357.022. The filing fees must be transmitted to the county treasurer who shall transmit them to the commissioner of finance for deposit in the general fund.

The fees payable to the court administrator for the following services in petty misdemeanors or criminal actions are governed by the following provisions:

In the event the court takes jurisdiction of a prosecution for the violation of a statute or ordinance by the state or a governmental subdivision other than a city or town within the county court district; all fines, penalties and forfeitures collected shall be paid over to the treasurer of the governmental subdivision which submitted a case for prosecution except where a different disposition is provided by law, in which case payment shall be made to the public official entitled thereto. The following fees for services in petty misdemeanor or criminal actions shall be taxed to the state or governmental subdivision which would be entitled to payment of the fines, forfeiture or penalties in any case, and shall be retained by the court administrator for disposing of the matter but in no case shall the fee that is taxed exceed the fine that is imposed. The court administrator shall deduct the fees from any fine collected and transmit the balance in accordance with the law, and the deduction of the total of such fees each month from the total of all such fines collected is hereby expressly made an appropriation of funds for payment of such fees:

(1) In all cases where the defendant pleads guilty at or prior to first appearance and sentence is imposed or the matter is otherwise disposed of without a trial ..... \$5

- (2) Where the defendant pleads guilty after first appearance or prior to trial ..... \$10
- (3) In all other cases where the defendant is found guilty by the court or jury or pleads guilty during trial ..... \$15
- (4) The court shall have the authority to waive the collection of fees in any particular case.

The fees set forth in this subdivision shall not apply to parking violations for which complaints and warrants have not been issued.

[For text of subds 2 and 3, see M.S.2002]

**History:** 2003 c 112 art 2 s 50

### 487.32 ABANDONMENT OF DEPOSITS AND BAIL.

[For text of subds 1 and 2, see M.S.2002]

Subd. 3. Reinstatement of forfeited sums. A judge of a county court may order any sums forfeited to be reinstated and the commissioner of finance shall then refund accordingly. The commissioner of finance shall reimburse the court administrator if the court administrator refunds the deposit upon a judge's order and obtains a receipt to be used as a voucher.

History: 2003 c 112 art 2 s 50

### 487.33 DISPOSITION OF FINES, FEES AND OTHER MONEY; ACCOUNTS.

[For text of subds 1 to 4, see M.S.2002]

Subd. 5. Allocation. The court administrator shall provide the county treasurer with the name of the municipality or other subdivision of government where the offense was committed which employed or provided by contract the arresting or apprehending officer and the name of the municipality or other subdivision of government which employed the prosecuting attorney or otherwise provided for prosecution of the offense for each fine or penalty and the total amount of fines or penalties collected for each municipality or other subdivision of government. On or before the last day of each month, the county treasurer shall pay over to the treasurer of each municipality or subdivision of government within the county all fines or penalties for parking violations for which complaints and warrants have not been issued and one-third of all fines or penalties collected during the previous month for offenses committed within the municipality or subdivision of government from persons arrested or issued citations by officers employed by the municipality or subdivision or provided by the municipality or subdivision by contract. An additional one-third of all fines or penalties shall be paid to the municipality or subdivision of government providing prosecution of offenses of the type for which the fine or penalty is collected occurring within the municipality or subdivision, imposed for violations of state statute or of an ordinance, charter provision, rule or regulation of a city whether or not a guilty plea is entered or bail is forfeited. Except as provided in section 299D.03, subdivision 5, or as otherwise provided by law, all other fines and forfeitures and all fees and statutory court costs collected by the court administrator shall be paid to the county treasurer of the county in which the funds were collected who shall dispense them as provided by law. In a county in a judicial district under section 480.181, subdivision 1, paragraph (b), all other fines, forfeitures, fees, and statutory court costs must be paid to the commissioner of finance for deposit in the state treasury and credited to the general fund.

[For text of subd 6, see M.S.2002]

History: 2003 c 112 art 2 s 50