

Notice of Changes to Certain Juvenile Fees and Charges – Implementation of Senate Bill 190 Effective January 1, 2018

On January 1, 2018, local agencies are not allowed to charge certain fees to a youth and their parents or guardians for a youth's involvement in the juvenile delinquency system on or after that date. Under this new California law, Senate Bill (SB) 190, you will not be charged the following fees beginning on January 1, 2018:

- Detention Fees;
- Court-appointed lawyer fees;
- Electronic supervision and monitoring fees. (However, you may still be liable for costs to replace a discarded or damaged device as ordered by the court); and
- Probation and home supervision fees.

SB 190 allows the County of Stanislaus to collect fees assessed on or before December 31, 2017. Also, youth and their families may still be charged for restitution (which are payments to crime victims) and restitution fines (which are fixed amounts paid to a state restitution fund).

The County of Stanislaus no longer assess fees for electronic monitoring and drug testing of 18-21 year olds under the jurisdiction of the criminal court.