

Criminal Procedure - A Proposal For Costs in Criminal Cases.

s.n - Appendix A: Criminal Justice System Costs

The screenshot shows a table of financial data. The columns represent financial years: 2010/2011, 2011/2012, 2012/2013, 2013/2014, and 2014/2015. The rows list various operational expenditures, including average costs per case investigated, disposal print/reprinting, and fees to attend to cases. The table includes a note at the bottom: "Projection according to slide 25".

	2010/2011	2011/2012	2012/2013	2013/2014	2014/2015
Average costs per case investigated @ R 355-40	R 53 071 508	R 65 595 535	R 65 536 635	R 69 159 230	R 69 538 685
Disposable print/reprinting and SAE requirements @ R 35-40	R 25 349 800	R 28 358 100	R 31 239 650	R 32 981 800	R 33 139 700
Fees to attend to cases 70% per case @ R 2 032 per hearing (wherever travelled)	R 37 716 987	R 45 538 933	R 51 025 231	R 56 107 676	R 56 508 413
Cost	R 116 699 207	R 124 496 558	R 137 944 058	R 150 388 678	R 159 228 798

Description: -

-Criminal Procedure - A Proposal For Costs in Criminal Cases.

-Criminal Procedure - A Proposal For Costs in Criminal Cases.

Notes: 1

This edition was published in 1973

* Projection according to slide 25



Filesize: 38.76 MB

Tags: #CODE #OF #CRIMINAL #PROCEDURE #CHAPTER #102. #COSTS, #FEES, #AND #FINES #PAID #BY #DEFENDANTS

48 CFR § 31.205

Any person whose adjudication is withheld under s. They obtained a pass key and permission from the hotel manager to search Hotmoney's room.

Costs

Amended by: Acts 2005, 79th Leg.

Costs

ASSESSMENT OF COURT COSTS AND FEES IN A SINGLE CRIMINAL ACTION.

Cost Orders in NSW Criminal Cases: The Legislation and Exerts from Case

All funds collected or expended are subject to audit by the governor's division of planning coordination.

CODE OF CRIMINAL PROCEDURE CHAPTER 102. COSTS, FEES, AND FINES PAID BY DEFENDANTS

Added by Acts 2015, 84th Leg. Ninety-two percent to the Department of Law Enforcement Criminal Justice Standards and Training Trust Fund.

Costs in Criminal Proceedings Practice Direction 2015

The hearing for costs should normally be held after the merits of the initial proceedings are concluded. The circumstances proved by the Crown did not establish beyond reasonable doubt that the only rational inference to be drawn from the evidence by the jury was that the appellant was, to her knowledge, in possession of the drugs in that she intentionally exercised custody or control over them to the exclusion of all others except herself and her co-accused for the purpose of their supply. Added by Acts 1985, 69th Leg.

48 CFR § 31.205

Funds shall be allocated among combinations of local units of government taking into consideration the population of the combination of local units of government as compared to the population of the state and the incidence of crime in the jurisdiction of the combination of local units of government as compared to the incidence of crime in the state.

Costs

Amended by: Acts 2007, 80th Leg.

Related Books

- [Cohésion et éclatement de la personnalité maghrébine](#)
- [The golden treasury of Bilk.](#)
- [Gandhian Satyagraha and independence](#)
- [Bile acids and the liver in inflammatory bowel disease.](#)
- [Kerk in Nederland, 1945-1984 - teksten](#)