

NO MORE JUVENILE FEES

Under a new California law (SB 190), counties cannot charge fees to parents and guardians with youth in the juvenile delinquency system beginning January 1, 2018.

What cannot be charged?

Under the new law, families with youth in juvenile court **cannot** be charged:

- **Detention fees**
Food, clothing, personal supplies, or medical care in juvenile hall or any other detention facility
- **Lawyer fees**
Public defender or court-appointed lawyer
- **Electronic monitoring fees**
Ankle monitors or any other GPS tracking device
- **Probation and home supervision fees**
For the period of probation monitoring
- **Drug testing fees**
Court-ordered drug testing and results

If you are charged any of these fees starting January 1, 2018, or have questions about a bill you got from the county after your child was arrested, contact the county department that sent the bill and your child's court-appointed lawyer immediately.

What can still be charged?

- **Restitution**
Payment to crime victims
- **Restitution fines**
Fixed amount to a state restitution fund