## **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





Policy Advocacy Clinic



