

IN THE UNION TOWNSHIP JUSTICE COURT, COUNTY OF HUMBOLDT, STATE OF NEVADA

-000-

IN THE ADMINISTRATIVE MATTER
REGARDING ADDITIONAL FEES IMPOSED
BY UNION TOWNSHIP JUSTICE COURT

ADMINISTRATIVE ORDER

WHEREAS, in the case of *Blackjack Bonding v City of Las Vegas Municipal Court*, 116 Nev. 1213 (2000) the Supreme Court of the State of Nevada declared that the various courts of this state have the inherent judicial power to charge and collect reasonable fees, in addition to the fees that are imposed or allowed by statute; and,

WHEREAS, the Union Township Justice Court and the County of Humboldt have entered into a Letter of Understanding dated November 20, 2017 (copies available at the Court upon request), which allows that new Inherent Power Fees be deposited into a separate special account to be administered by the County and maintained for the benefit of Union Township Justice Court; and,

WHEREAS, the revenue generated by the Inherent Power Fees will be used by Union Township Justice Court to maintain the court's discretionary functions, including, but not limited to library, judicial and staff education, community service supplies, website design, maintenance and internet access and design for on-line payments and forms, fees payable for the provision of temporary and senior judges, printing and creation of victim and offender handouts and information, providing interpreters for persons with language barriers, and any other costs outlined in the Letter of Understanding; and,

IT IS HEREBY ORDERED THAT THE FOLLOWING ADDITIONAL, INHERENT POWER FEES MAY BE IMPOSED BY UNION TOWNSHIP JUSTICE COURT:

28

copies shall be mailed to all counsel who regularly appear before the court, and that a copy be forwarded to the Humboldt County Bar Association for dissemination to its membership.

Dated this ASH day of November, 2017.

LETTY NORCUTT