



# COUNTY OF NEVADA COUNTY EXECUTIVE OFFICE

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**MEETING DATE:** March 13, 2018  
**TO:** Board of Supervisors  
**FROM:** **Martin Polt, Deputy County Executive Officer**  
**SUBJECT:** Amendment to Memorandum of Understanding between the County of Nevada and the Nevada County Superior Court as adopted by Resolution 16-330

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**RECOMMENDATION:** Adopt the resolution.

**FUNDING:** The attached amendment has no fiscal impact. There is no impact on the General Fund and no budget amendment is needed.

**BACKGROUND:** Nevada County and the Nevada County Superior Court operate with an Memorandum of Understanding to cover services and charges for services provided to the Court. Most recently, in June of 2016, a three-year MOU was adopted for the period of July 1, 2016 through June 30, 2019.

This Amendment adds language specific to the Collection Bank Account for Criminal Fines, Penalties, and Forfeitures in order to formalize the process that manages money collected by the Court that is due to the County. Previously, the monies were collected by the Courts, deposited into County bank accounts, and allocated from those bank accounts to revenue receiving agencies (including the Court and County). This amendment does not change the allocation formulas or expected revenue to the County. The amendment authorizes the Court to deposit revenues into their own accounts, and then allocate revenues from those accounts to the County and other agencies, streamlining the collection and allocation process and creating consistency with how other counties/courts handle these monies.

**Item Initiated and Approved by:** Martin Polt