By: Senator(s) Williamson

To: Fees, Salaries and Administration

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2631

1 2 3 4 5	AN ACT TO AMEND SECTION 25-7-27, MISSISSIPPI CODE OF 1972, TO REVISE THE FEES CHARGED BY MARSHALS AND CONSTABLES; TO AMEND SECTION 25-7-13, MISSISSIPPI CODE OF 1972, TO INCREASE THE CIRCUIT CLERK'S FEE FOR EACH DAY'S ATTENDANCE UPON THE CIRCUIT COURT TERM; AND FOR RELATED PURPOSES.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
7	SECTION 1. Section 25-7-27, Mississippi Code of 1972, is
8	amended as follows:
9	25-7-27. (1) Marshals and constables shall charge the
10	following fees:
11	(a) (i) A uniform total fee in all civil cases, * * *
12	whether contested or uncontested, which shall include all services
13	in connection therewith, except as * * * stated otherwise in this
14	<u>section</u> , each\$25.00
15	(ii) A uniform total fee in all criminal cases,
16	whether contested or uncontested, which shall include all services
17	in connection therewith, except as stated otherwise in this
18	section, each\$35.00
19	(iii) * * * In all cases where there is more than
20	one (1) defendant, for service on each additional
21	defendant\$ 5.00
22	$\underline{\text{(iv)}}$ * * * When a complaining party has provided
23	erroneous information to the clerk of the court relating to the
24	service of process on the defendant or defendants and process
25	cannot be served after diligent search and inquiry, the uniform
26	fee shall be assessed upon subsequent successful service and an
27	additional fee shall be due in the following amount \$15.00

28	(b) * * * After final judgment has been enrolled,
29	further proceedings involving levy of execution on judgments, and
30	attachment and garnishment proceedings shall be a new suit for
31	which the marshal or constable shall be entitled to the following
32	fee\$25.00
33	(c) For conveying a person charged with a crime to
34	jail, mileage reimbursement in an amount not to exceed the rate
35	established under Section 25-3-41(2).
36	To be paid out of the county treasury on the allowance of the
37	board of supervisors, when the state fails in the prosecution, or
38	the person is convicted but is not able to pay the costs.
39	(d) For other service, the same fees allowed sheriffs
40	for similar services.
41	(e) For service as a bailiff in any court in a civil
42	case, to be paid by the county on allowance of the court on
43	issuance of a warrant therefor, an amount equal to the per diem
44	compensation provided under Section 25-3-69 for each day, or part
45	thereof, for which he serves as bailiff when the court is in
46	session.
47	(f) For serving all warrants and other process and
48	attending all trials in state cases in which the state fails in
49	the prosecution, to be paid out of the county treasury on the
50	allowance of the board of supervisors without itemization,
51	subject, however, to the condition that the marshal or constable
52	must not have overcharged in the collection of fees for costs,
53	contrary to the provisions of this section, annually * * *
54	\$1,800.00
55	(2) Marshals and constables shall be paid all uncollected
56	fees levied under subsection (1) of this section in full from the
57	first proceeds received by the court from the guilty party or from
58	any other source of payment in connection with the case.
59	(3) In addition to the fees authorized to be paid to a

constable under subsection (1) of this section, a constable may

60

S. B. No. 2631 02/SS01/R1180CS

PAGE 2

61	receive payments for collecting delinquent criminal fines in
62	justice court pursuant to the provisions of Section 19-3-41(3).
63	SECTION 2. Section 25-7-13, Mississippi Code of 1972, is
64	amended as follows:
65	25-7-13. (1) The clerks of the circuit court shall charge
66	the following fees:
67	(a) Docketing, filing, marking and registering each
68	complaint, petition and indictment \$75.00
69	The fee set forth in this paragraph shall be the total fee
70	for all services performed by the clerk up to and including entry
71	of judgment with respect to each complaint, petition or
72	indictment, including all answers, claims, orders, continuances
73	and other papers filed therein, issuing each writ, summons,
74	subpoena or other such instruments, swearing witnesses, taking and
75	recording bonds and pleas, and recording judgments, orders, fiats
76	and certificates; the fee shall be payable upon filing and shall
77	accrue to the clerk at the time of collection. The clerk or his
78	successor in office shall perform all duties set forth above
79	without additional compensation or fee.
80	(b) Docketing and filing each suggestion for a writ of
81	garnishment, suggestion for a writ of execution and judgment
82	debtor actions and issuing all process, filing and recording
83	orders or other papers and swearing witnesses \$30.00
84	(2) Except as provided in subsection (1) of this section,
85	the clerks of the circuit court shall charge the following fees:
86	(a) Filing and marking each order or other paper and
87	recording and indexing same\$ 2.00
88	(b) Issuing each writ, summons, subpoena, citation,
89	capias and other such instruments \$ 1.00
90	(c) Administering an oath and taking bond \$ 2.00
91	(d) Certifying copies of filed documents, for each
92	complete document \$ 1.00

93	(e) Recording orders, fiats, licenses, certificates,
94	oaths and bonds:
95	First page \$ 2.00
96	Each additional page \$ 1.00
97	(f) Furnishing copies of any papers of record or on
98	file and entering marginal notations on documents of record:
99	If performed by the clerk or his employee,
100	per page \$ 1.00
101	If performed by any other person, per page \$.25
102	(g) Judgment roll entry\$ 5.00
103	(h) Taxing cost and certificate \$ 1.00
104	(i) For taking and recording application for marriage
105	license, for filing and recording consent of parents when required
106	by law, for filing and recording medical certificate, filing and
107	recording proof of age, recording and issuing license, recording
108	and filing returns \$20.00
109	The clerk shall deposit Fourteen Dollars (\$14.00) of each fee
110	collected for a marriage license in the Victims of Domestic
111	Violence Fund established in Section 93-21-117, on a monthly
112	basis.
113	(j) For certified copy of marriage license and search
114	of record, the same fee charged by the Bureau of Vital Statistics
115	of the State Board of Health.
116	(k) For public service not particularly provided for,
117	the circuit court may allow the clerk, per annum, to be paid by
118	the county on presentation of the circuit court's order, the
119	following amount\$5,000.00
120	However, in the counties having two (2) judicial districts,
121	such above allowance shall be made for each judicial district.
122	(1) For drawing jurors and issuing venire, to be paid
123	by the county\$ 5.00

124	(m) For each day's attendance upon the circuit court
125	term, for himself and necessary deputies allowed by the court,
126	each to be paid by the county\$45.00
127	(n) Summons, each juror to be paid by the county upon
128	the allowance of the court\$ 1.00
129	(o) For issuing each grand jury subpoena, to be paid by
130	the county on allowance by the court, not to exceed Twenty-five
131	Dollars (\$25.00) in any one (1) term of court \$ 1.00
132	(3) On order of the court, clerks and deputies may be
133	allowed five (5) extra days for attendance upon the court to get
134	up records.
135	(4) The clerk's fees in state cases where the state fails in
136	the prosecution, or in cases of felony where the defendant is
137	convicted and the cost cannot be made out of his estate, in an
138	amount not to exceed Four Hundred Dollars (\$400.00) in one (1)
139	year, shall be paid out of the county treasury on approval of the
140	circuit court, and the allowance thereof by the board of
141	supervisors of the county. In counties having two (2) judicial
142	districts, such allowance shall be made in each judicial district;
143	however, the maximum thereof shall not exceed Eight Hundred
144	Dollars (\$800.00). Clerks in the circuit court, in cases where
145	appeals are taken in criminal cases and no appeal bond is filed,
146	shall be allowed by the board of supervisors of the county after
147	approval of their accounts by the circuit court, in addition to
148	the above fees, for making such transcript the rate of Two Dollars
149	(\$2.00) per page.
150	(5) The clerk of the circuit court may retain as his
151	commission on all money coming into his hands, by law or order of
152	the court, a sum to be fixed by the court not exceeding one-half
153	of one percent $(1/2 \text{ of } 1\%)$ on all such sums.

(6) For making final records required by law, including, but

not limited to, circuit and county court minutes, and furnishing

transcripts of records, the circuit clerk shall charge Two Dollars

154

155

156

- 157 (\$2.00) per page. The same fees shall be allowed to all officers
 158 for making and certifying copies of records or papers which they
- 159 are authorized to copy and certify.
- 160 (7) The circuit clerk shall prepare an itemized statement of
- 161 fees for services performed, cost incurred, or for furnishing
- 162 copies of any papers of record or on file, and shall submit the
- 163 statement to the parties or, if represented, to their attorneys
- 164 within sixty (60) days. A bill for same shall accompany the
- 165 statement.
- 166 SECTION 3. The Attorney General of the State of Mississippi
- 167 shall submit this act, immediately upon approval by the Governor,
- 168 or upon approval by the Legislature subsequent to a veto, to the
- 169 Attorney General of the United States or to the United States
- 170 District Court for the District of Columbia in accordance with the
- 171 provisions of the Voting Rights Act of 1965, as amended and
- 172 extended.
- 173 **SECTION 4.** This act shall take effect and be in force from
- and after October 1, 2002, if it is effectuated on or before that
- 175 date under Section 5 of the Voting Rights Act of 1965, as amended
- 176 and extended. If it is effectuated under Section 5 of the voting
- 177 Rights Act of 1965, as amended and extended, after October 1,
- 178 2002, this act shall take effect and be in force from and after
- 179 the date it is effectuated under Section 5 of the voting Rights
- 180 Act of 1965, as amended and extended.