By: Senator(s) Thames

To: Fees, Salaries and Administration

SENATE BILL NO. 2835

1 2 3	AN ACT TO AMEND SECTION 25-7-9, MISSISSIPPI CODE OF 1972, TO REVISE THE FEES CHARGED BY CLERKS OF THE CHANCERY COURT; AND FOR RELATED PURPOSES.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
5	SECTION 1. Section 25-7-9, Mississippi Code of 1972, is
6	amended as follows:
7	25-7-9. (1) The clerks of the chancery courts shall charge
8	the following fees:
9	(a) For the act of certifying copies of filed
10	documents, for each complete document \$ 1.00
11	(b) Recording deeds, wills, leases, amendments,
12	subordinations, liens, releases, cancellations, orders, decrees,
13	oaths, etc., including indexing
14	Sectional index entries per section or subdivision 1.00
15	(c) Recording deeds of trust
16	Sectional index entries per section or subdivision 1.00
17	(d) (i) Recording oil and gas leases, etc., including
18	indexing in general indices
19	Sectional index entries per section or subdivision 1.00
20	(ii) Recording oil and gas cancellations,
21	assignments, etc., including indexing in general
22	indices
23	* * *
24	Sectional index entries per section or subdivision 1.00
25	(e) Furnishing copies of any papers of record or on
26	file and entering marginal notations on documents of record:
27	If performed by the clerk or his employee, per page50

28	If performed by any other person, per page
29	(f) For each day's attendance on the board of
30	supervisors, for himself and one (1) deputy, each 20.00
31	(g) For other services as clerk of the board of
32	supervisors an allowance shall be made to him (payable
33	semiannually at the July and January meetings) out of the county
34	treasury, an annual sum not exceeding
35	(h) For each day's attendance on the chancery court, to
36	be approved by the chancellor:
37	For the first chancellor sitting only, clerk and two (2)
38	deputies, each
39	For the second chancellor sitting, clerk only 30.00
40	Provided that the fees herein prescribed shall be the total
41	remuneration for the clerk and his deputies for attending chancery
42	court.
43	(i) On order of the court, clerks and not more than two
44	(2) deputies may be allowed five (5) extra days for each term of
45	court for attendance upon the court to get up records.
46	(j) For public service not otherwise specifically
47	provided for, the chancery court may by order allow the clerk to
48	be paid by the county on the order of the board of supervisors, an
49	annual sum not exceeding 5,000.00
50	The chancery clerk shall itemize on the original document a
51	detailed fee bill of all charges due or paid for filing, recording
52	and abstracting same. No person shall be required to pay such
53	fees until same have been so itemized, but said fees may be
54	demanded before the document is recorded.
55	(2) In accordance with Uniform Chancery Court Rule 9.01 as
56	approved by Order of the Mississippi Supreme Court, the following
57	fees shall be a total fee for all services performed by the clerk
58	with respect to a complaint which shall be payable upon filing and
59	shall accrue to the chancery clerk at the time of filing. The

60	clerk or his successor in office shall perform all duties set
61	forth without additional compensation or fee to wit:
62	(a) Divorce to be contested\$75.00
63	(b) Divorce uncontested
64	(c) Alteration of birth or marriage certificate. 25.00
65	(d) Removal of minority
66	(e) Guardianship or conservatorship 75.00
67	(f) Estate of deceased, intestate 75.00
68	(g) Estate of deceased, testate 75.00
69	(h) Adoption 75.00
70	(i) Land dispute 75.00
71	(j) Injunction
72	(k) Settlement of small claim 30.00
73	(1) Contempt in child support 75.00
74	(m) Partition suit
75	(n) Any cross-complaint
76	Cost of process shall be borne by the issuing party.
77	Additionally, should the attorney or person filing the pleadings
78	desire the clerk to pay the cost to the sheriff for serving
79	process on one person or more, or to pay the cost of publication,
80	the clerk shall demand the actual charges therefor, at the time of
81	filing.
82	SECTION 2. The Attorney General of the State of Mississippi
83	shall submit this act, immediately upon approval by the Governor,
84	or upon approval by the Legislature subsequent to a veto, to the
85	Attorney General of the United States or to the United States
86	District Court for the District of Columbia in accordance with the
87	provisions of the Voting Rights Act of 1965, as amended and
88	extended.
89	SECTION 3. This act shall take effect and be in force from
90	and after the date it is effectuated under Section 5 of the Voting
91	Rights Act of 1965, as amended and extended, or July 1, 2003,
92	whichever occurs later.
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