By: Representative Moak

To: County Affairs; Fees and Salaries of Public Officers

## HOUSE BILL NO. 1514

1 2 3	AN ACT TO AMEND SECTIONS 25-7-19 AND 25-7-27, MISSISSIPPI CODE OF 1972, TO INCREASE CERTAIN FEES CHARGED BY SHERIFFS AND CONSTABLES FOR SERVICE OF PROCESS; AND FOR RELATED PURPOSES.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
5	SECTION 1. Section 25-7-19, Mississippi Code of 1972, is
6	amended as follows:
7	25-7-19. (1) The sheriffs of the various counties of the
8	State of Mississippi shall charge the following fees:
9	(a) A uniform total fee in all criminal and civil cases
10	for the service of any process, summons, warrant, writ or other
11	notice as may be required by law or the court, each \$35.00
12	(b) In all cases where there is more than one (1)
13	defendant residing at the same household, service on each
14	additional defendant\$1.00
15	(c) After final judgment has been enrolled, notice of
16	further proceedings involving levy of execution on judgments, and
17	attachment and garnishment proceedings, shall be deemed a new suit
18	and the sheriff shall be entitled to the following fee $$35.00$
19	(d) Taking bonds of every kind (for purposes of this
20	fee multiple bonds for criminal charges arising out of a single
21	incident or transaction shall be considered a single bond). \$25.00
22	(e) Attendance in habeas corpus proceeding in vacation,
23	eminent domain court and commitment cases\$25.00
24	(f) On all money made by virtue of any decree,
25	execution or attachment, or other process, the following
26	commissions, to wit:

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                   On the first One Hundred Dollars ($100.00), five
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    percent (5%),
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                   On the second One Hundred Dollars ($100.00), four
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    percent (4%),
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                   On all sums over Two Hundred Dollars ($200.00),
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    three percent (3%).
                   For all service of all process of every kind and
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    nature issued from without the county wherein it is to be served,
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    a fee of......$35.00
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         In civil cases, all process sent out of the county, where
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    issued to another county for service, shall be accompanied by a
    fee of Twenty-five Dollars ($25.00) to pay the sheriff's fee for
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    his execution of such process unless the clerk or justice shall
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    endorse on the process that the party at whose instance it issued
    had filed an affidavit of inability to pay costs thereof.
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    fees sent and unearned, and the whole of it, shall be unearned if
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    the writ be not legally and properly executed and returned, and
    shall be remitted by the sheriff with the writ at his own expense.
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              The sheriff shall keep a complete account of every fee
    of every nature, commission or charge collected by him, and shall
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    file an itemized statement thereof monthly, under oath, with the
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    clerk of the board of supervisors of his county who shall preserve
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    same as a part of the records of his office, and he shall make a
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    remittance to the clerk of the board of supervisors of his county
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    on or before the fifteenth of each month for deposit into the
    general fund of the county of all said fees, commissions and
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    charges collected during the preceding month.
         (3) Any sheriff who shall knowingly fail to collect any fee
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    established by law which was in fact collectible by him or having
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    collected the fee shall fail to keep account of such fee or fail
    to deposit the fee with the clerk of the board of supervisors as
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    provided by subsection (2), or such other person or office
    entitled thereto, shall be guilty of a misdemeanor in office and,
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\* HR40/ R1841\*

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60	upon conviction therefor, shall be fined in an amount not to
61	exceed double the amount he failed to collect or pay over, or
52	imprisoned for not to exceed six (6) months in the county jail, or
63	be punished by both such fine and imprisonment.
64	This provision shall in no way lessen the sheriff's civil
65	liability on his bond, but shall be an additional penalty for
66	misfeasance or nonfeasance in office.
67	SECTION 2. Section 25-7-27, Mississippi Code of 1972, is
68	amended as follows:
69	25-7-27. (1) Marshals and constables shall charge the
70	following fees:
71	(a) (i) A uniform total fee in all civil cases,
72	whether contested or uncontested, which shall include all services
73	in connection therewith, except as stated otherwise in this
74	section, each\$35.00
75	(ii) A uniform total fee in all criminal cases,
76	whether contested or uncontested, which shall include all services
77	in connection therewith, except as stated otherwise in this
78	section, each\$35.00
79	(iii) In all cases where there is more than one
80	(1) defendant, for service on each additional
81	defendant\$ 5.00
82	(iv) When a complaining party has provided
83	erroneous information to the clerk of the court relating to the
84	service of process on the defendant or defendants and process
85	cannot be served after diligent search and inquiry, the uniform
86	fee shall be assessed upon subsequent successful service and an
87	additional fee shall be due in the following amount \$15.00
88	(v) When a complaining party has provided
89	erroneous information to the clerk of the court relating to the
90	service of process on the defendant or defendants and process
91	cannot be served after diligent search and inquiry, and a
92	defendant is served in a county other than the county in which a
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93	suit was filed, the constable in the county in which the suit was
94	filed shall receive an additional fee, upon successful service of
95	the defendant, in the following amount \$15.00
96	(b) After final judgment has been enrolled, further
97	proceedings involving levy of execution on judgments, and
98	attachment and garnishment proceedings shall be a new suit for
99	which the marshal or constable shall be entitled to the following
100	fee\$35.00
101	(c) For conveying a person charged with a crime to
102	jail, mileage reimbursement in an amount not to exceed the rate
103	established under Section 25-3-41(2).
104	To be paid out of the county treasury on the allowance of the
105	board of supervisors, when the state fails in the prosecution, or
106	the person is convicted but is not able to pay the costs.
107	(d) For other service, the same fees allowed sheriffs
108	for similar services.
109	(e) For service as a bailiff in any court in a civil
110	case, to be paid by the county on allowance of the court on
111	issuance of a warrant therefor, an amount equal to the per diem
112	compensation provided under Section 25-3-69 for each day, or part
113	thereof, for which he serves as bailiff when the court is in
114	session.
115	(f) For serving all warrants and other process and
116	attending all trials in state cases in which the state fails in
117	the prosecution, to be paid out of the county treasury on the
118	allowance of the board of supervisors without itemization,
119	subject, however, to the condition that the marshal or constable
120	must not have overcharged in the collection of fees for costs,
121	contrary to the provisions of this section, annually
122	\$1,800.00
123	(2) Marshals and constables shall be paid all uncollected
124	fees levied under subsection (1) of this section in full from the

126	any other source of payment in connection with the case.
127	(3) In addition to the fees authorized to be paid to a
128	constable under subsection (1) of this section, a constable may
129	receive payments for collecting delinquent criminal fines in
130	justice court pursuant to the provisions of Section 19-3-41(3).
131	SECTION 3. The Attorney General of the State of Mississippi
132	shall submit this act, immediately upon approval by the Governor,
133	or upon approval by the Legislature subsequent to a veto, to the
134	Attorney General of the United States or to the United States
135	District Court for the District of Columbia in accordance with the
136	provisions of the Voting Rights Act of 1965, as amended and

SECTION 4. This act shall take effect and be in force from

and after the date it is effectuated under Section 5 of the Voting

Rights Act of 1965, as amended and extended, or July 1, 2007,

first proceeds received by the court from the guilty party or from

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extended.

whichever occurs later.