HLS 15RS-631 ORIGINAL

2015 Regular Session

HOUSE BILL NO. 305

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BY REPRESENTATIVE HARRISON

COURTS/COURT COSTS: Provides for an increase in fees that the office of marshal of Houma may charge in civil matters

AN ACT

| 2 | To amend and reenact R.S. 13:5807.1(A) and 5807.5, relative to the collection of fees by |
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| 3 | city marshals; to increase the fees that the Houma City Marshal's Office is entitled |
| 4 | to charge for services provided for in civil matters; and to provide for related matters. |
| 5 | Be it enacted by the Legislature of Louisiana: |
| 6 | Section 1. R.S. 13:5807.1(A) and 5807.5 are hereby amended and reenacted to read |
| 7 | as follows: |
| 8 | 5807.1. Fees and costs; particular city marshals |
| 9 | A. Notwithstanding the provisions of R.S. 13:5807, the marshal of the city |
| 10 | of Natchitoches, the marshal of the city of Houma, the marshal of the city of Minden, |
| 11 | the marshal of the city of Springhill, the marshal of the city of Franklin, and the |
| 12 | marshal of the city of Winnfield shall each be entitled to the following fees of office |
| 13 | and no more in civil matters: |
| 14 | (1) For making service and return of citation with or without petition on each |
| 15 | defendant, seven dollars. |
| 16 | (2) For making service and return of supplemental or amended petition with |
| 17 | or without accompanying citation, seven dollars. |
| 18 | (3) For making service and return of interrogatories and notice of cross |
| 19 | interrogatories, six dollars. |
| 20 | (4) For making service and return of garnishment under writ of fieri facias, |
| 21 | nine dollars and fifty cents. |
| 22 | (5) For making service and return of writ of attachment on each witness, six |
| 23 | dollars. |

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

| 1 | (6) For making service and return of writ of sequestration, eight dollars. |
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| 2 | (7) For taking bond authorized by law, six dollars. |
| 3 | (8) For making service and return of notice of judgment, six dollars and fifty |
| 4 | cents. |
| 5 | (9) For making service and return of citation and petition for appeal and |
| 6 | order, seven dollars. |
| 7 | (10) For return on writ of fieri facias, seven dollars and fifty cents. |
| 8 | (11) For making service and return of citations requiring personal service, |
| 9 | seven dollars, to-wit: rule nisi, subpoena, subpoena duces tecum, judgment debtor. |
| 10 | (12) For keeping property under seizure by any writ or process, fees to be |
| 11 | fixed by the court after service of notice to the parties or their attorneys of record in |
| 12 | the suit. |
| 13 | (13) For collecting money pursuant to an execution of an order of seizure |
| 14 | and sale or a writ, without either seizure or sale, six percent, with a minimum of ten |
| 15 | dollars for each execution or order of seizure and sale. |
| 16 | (14)(a) For serving each order of court not otherwise herein specially |
| 17 | provided for, six dollars. |
| 18 | (b) For serving each order of court not otherwise herein specially provided |
| 19 | for, the marshal of the city of Minden and the marshal of the city of Springhill shall |
| 20 | each receive ten dollars. |
| 21 | (15)(a) For each mile or fraction thereof actually and necessarily traveled in |
| 22 | going to and returning from the service of any process of court, sixteen cents. |
| 23 | (b) For each mile or fraction thereof actually and necessarily traveled in |
| 24 | going to and returning from the service of any process of court, the marshal of the |
| 25 | city of Houma shall receive sixteen cents and the marshal of the city of Natchitoches |
| 26 | shall be reimbursed at a rate equal to that rate established for state employees by the |
| 27 | Division of Administration. |
| 28 | (c) For each mile or fraction thereof actually and necessarily traveled in |
| 29 | going to and returning from service of any process of court, the marshal of the city |

| 1 | of Minden and the marshal of the city of Springhill shall each receive twenty-one |
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| 2 | cents. |
| 3 | * * * |
| 4 | §5807.5. Fees and costs |
| 5 | Notwithstanding the provisions of R.S. 13:5807, the marshal of the City |
| 6 | Court of Ruston and the marshal of the city of Houma shall be entitled to the |
| 7 | following fees of office and no more in civil matters: |
| 8 | (1) For making service or attempted service and return of citation with or |
| 9 | without petition on each defendant, fifteen dollars. |
| 10 | (2) For making service or attempted service and return of supplemental or |
| 11 | amended petition with or without accompanying citation, fifteen dollars. |
| 12 | (3) For making service or attempted service and return of interrogatories and |
| 13 | notice of cross interrogatories, fifteen dollars. |
| 14 | (4) For making service or attempted service and return of garnishment under |
| 15 | writ of fieri facias, thirty dollars. |
| 16 | (5) For making service or attempted service and return of writ of attachment |
| 17 | on each witness, fifteen dollars. |
| 18 | (6) For executing writ of sequestration, provisional seizures, or distringas |
| 19 | and for service of each notice to defendant and return in connection with execution |
| 20 | of any of the writs, fifteen dollars for each. |
| 21 | (7) For taking bond authorized by law, fifteen dollars. |
| 22 | (8) For making service or attempted service and return of notice of judgment, |
| 23 | fifteen dollars. |
| 24 | (9) For making service or attempted service and return of citation and |
| 25 | petition for appeal and order, fifteen dollars. |
| 26 | (10) For return on writ of fieri facias, fifteen dollars. |
| 27 | (11) For making service or attempted service and return of citations requiring |
| 28 | personal service, fifteen dollars, to wit: rule nisi, subpoena, subpoena duces tecum, |
| 29 | judgment debtor. |

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| 1 | (12) For keeping property when a keeper or guardian is required, the marshal |
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| 2 | or constable shall be allowed the actual amount paid the keeper appointed by him, |
| 3 | but not to exceed sixty dollars for each eight hours of keeping; and in all cases in |
| 4 | which property under seizure is of a nature requiring the constant attention of the |
| 5 | marshal or constable, he may appoint one or more additional keepers for which |
| 6 | allowance shall be made on the basis set forth in this Paragraph. |
| 7 | (13) For collecting money pursuant to an execution of an order of seizure |
| 8 | and sale or a writ, without either seizure or sale, six percent, with a minimum of |
| 9 | fifteen dollars for each execution or order of seizure and sale. |
| 10 | (14) For collecting money for execution of a writ, without either seizure or |
| 11 | sale, six percent, with a minimum of fifteen dollars on each execution or order of |
| 12 | writ. |
| 13 | (15) For any services rendered or duties performed by the marshals or |
| 14 | constables not otherwise specially provided for in this Section, they shall be entitled |
| 15 | to a fee or commission to be determined by agreement with the parties in interest or |
| 16 | fixed by the court by rule tried in a summary manner in term time or vacation. |
| 17 | (16) For traveling each mile necessary in going to make and returning from |
| 18 | service of any process of court, a mileage allowance based upon the mileage rate |
| 19 | established by the division of administration for the use of state-owned vehicles and |
| 20 | all actual expenses incurred in the service of the process, but such mileage shall not |
| 21 | be charged for a greater distance than that of the residence or domicile of the party |
| 22 | on whom service is made, and service is made upon different parties in the same case |
| 23 | by the same office of the same day or official tour, only one mileage shall be |
| 24 | charged. This Paragraph shall not be construed to prevent the officer from charging |
| 25 | mileage as provided for in this Paragraph in each separate suit. |
| 26 | (17) For service and making return of any rule, order of court, or notice on |

any party to a suit or other proceeding, or after judgment rendered, where return of

service is made by the marshal or constable, including service or notice of release of

| 1 | seizure, and other than those herein otherwise provided for, fifteen dollars for each |
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| 2 | service; for service of a judgment debtor rule, a fee of fifteen dollars. |
| 3 | (18) For service of subpoena on each witness and making return thereof, |
| 4 | fifteen dollars. |
| 5 | (19) For service of attachment on a witness or for service on any person for |
| 6 | contempt of court to be brought into court and for return thereon, fifteen dollars. |
| 7 | (20) For service of citation and petition of appeal for each party on whom |
| 8 | service is directed to be made and for making return thereof, fifteen dollars. |
| 9 | (21) For making seizure under writ of fieri facias, making and serving notice |
| 10 | of seizure on one party, and making a copy for recordation in the mortgage records |
| 11 | when necessary or required and for returns thereon, for all, fifteen dollars on each |
| 12 | fee. For service of each notice of seizure and return thereon in connection with |
| 13 | execution of writ of fieri facias, fifteen dollars on each fee. |
| 14 | (22) For executing writ of arrest and making return thereon, fifteen dollars. |
| 15 | (23) For serving writ of injunction, certiorari, mandamus, prohibition, or |
| 16 | notice of demand and making return thereon, in each case fifteen dollars. |
| 17 | (24) For executing writ of habeas corpus and making return thereon, to be |
| 18 | charged in civil cases only, fifteen dollars. |
| 19 | (25) For serving notice of seizure and sale on one party and making a copy |
| 20 | for recordation in the mortgage records, when necessary or required, and for making |
| 21 | return for all, fifteen dollars on each fee. For service of each additional notice of |
| 22 | seizure and return, fifteen dollars on each fee. |
| 23 | (26) For advertising sale under writ of fieri facias, seizure and sale, or other |
| 24 | order of court, the rates established by the newspaper. |
| 25 | (27) For preparing advertisement for newspapers, for each one hundred |
| 26 | words or part thereof, fifteen dollars. |
| 27 | (28) For each deed of conveyance of immovable property, thirty-five dollars, |
| 28 | in addition to the cost of registering the deed in the conveyance office and of |
| 29 | recording it in the office of the clerk of the district court. |

| 1 | (29) For each process verbal of the sale of movable or immovable property, |
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| 2 | twenty dollars. |
| 3 | (30)(a) For executing writ of possession and writ of ejectment, fifteen |
| 4 | dollars. |
| 5 | (b)(i) For service of each notice to vacate on defendant or occupants, fifteen |
| 6 | dollars. |
| 7 | (ii) If the defendant or occupants do not vacate the premises named in the |
| 8 | writ upon service of notice to vacate and the marshal or constable is required to do |
| 9 | anything further to obtain possession, he shall be entitled to an additional fee of |
| 10 | fifteen dollars. |
| 11 | (c) Nothing herein shall be construed to bar the marshals or constables from |
| 12 | charging and collecting for cost of labor and other costs and expenses actually paid |
| 13 | or incurred by them in order to obtain possession of the premises described in the |
| 14 | writ. |
| 15 | (31)(a) In the following cases where the marshals or constables have in their |
| 16 | possession for execution a writ of fieri facias, a writ of seizure and sale, or any |
| 17 | conservatory or other writ, under which property is or may be seized, the marshals |
| 18 | or constables shall be entitled to receive a fee or commission as in the case of a sale: |
| 19 | (i) When there has been an adjudication which is not completed as a result |
| 20 | of instructions given by the plaintiff in writ, or for any other reason. |
| 21 | (ii) When the plaintiff in writ receives cash or other consideration, or both, |
| 22 | pursuant to judgment rendered in suit in which the writ issued, without the necessity |
| 23 | of judicial sale. |
| 24 | (iii) When the suit in which the writ issued is discontinued by the plaintiff |
| 25 | in writ. |
| 26 | (iv) When, at the request of the plaintiff in writ, the writ is recalled or |
| 27 | dissolved or its further execution discontinued. |

| 1 | (v) When the parties in interest make an amicable settlement or compromise, |
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| 2 | or enter into any other agreement, under the terms of which the writ is recalled or |
| 3 | dissolved or its further execution discontinued. |
| 4 | (b) The fee or commission provided for in this Paragraph shall be due and |
| 5 | payable under the circumstances above set forth even though there has only been a |
| 6 | constructive seizure or where property seized under any of the writs hereinabove |
| 7 | enumerated has been released on bond. |
| 8 | (c) In a case where there has been an amicable settlement by compromise or |
| 9 | otherwise but no judgment rendered, the fee or commission shall be due and payable |
| 10 | in solido by all parties to the compromise agreement or settlement who may be |
| 11 | proceeded against by the marshals or constables by rule to be tried in a summary |
| 12 | manner in term time or in vacation. |
| 13 | (d) In the event a defendant in seizure files for bankruptcy before a marshal's |
| 14 | sale and a stay order is issued canceling the sale, the plaintiff in the suit shall be |
| 15 | liable for all costs, other than commissions, incurred while the property was under |
| 16 | seizure. |

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 305 Original

2015 Regular Session

Harrison

Abstract: Authorizes an increase in fees collected in civil matters by the marshal for the city of Houma.

<u>Present law</u> provides for a list of enumerated fees in civil matters to be collected by the marshal for the cities of Natchitoches, Houma, Minden, Springhill, Franklin, and Winnfield.

<u>Proposed law</u> retains <u>present law</u>, except that it removes the marshal for the city of Houma from the authorized list of cities authorized to collect such fees.

<u>Present law</u> authorizes the marshal for the city of Ruston to collect certain fees in civil matters.

<u>Proposed law</u> retains <u>present law</u> and extends the authorization to collect fees to the marshal for the city of Houma.

(Amends R.S. 13:5807.1(A) and 5807.5)

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