WEST VIRGINIA LEGISLATURE

2024 REGULAR SESSION

Enrolled

Senate Bill 240

By Senators Woodrum and Deeds

[Passed February 29, 2024; in effect 90 days from

passage]

Enr SB 240

AN ACT to amend and reenact §59-1-14 of the Code of West Virginia, 1931, as amended, relating
to fees charged by sheriffs.

Be it enacted by the Legislature of West Virginia:

	ARTICLE	1.	FI	EES	AND	ALLO	WANCES.
	§59-1-14.	Fees	to	be	charged	by	sheriffs.
1	(a) The county commission shall determine the amount which the sheriff may charge,						
2	which charges shall not exceed the following:						
3	For serving on any person an order, notice, summons, or other process where the body is						
4	not taken, except a subpoena served on a witness, and making return thereof \$30.00						
5	For summoning a witness\$30.00						
6	For serving on any person an attachment or						
7	other process under which the body is taken \$30.00						
8	For levying an attachment on real estate and						
9	making the return\$30.00						
10	For making any other levy \$30.00						
11	For servi	ng a writ of po	ssession				\$30.00
12	(b) Notwithstanding any provision of this code to the contrary, a county sheriff shall owe the						
13	fees set forth in subsection (a) of this section to another sheriff's department or law-enforcement						
14	agency for service of an order, notice, summons, or other process, or for service of an attachment						
15	once the requested service has been completed.						
16	(c) The o	county commis	ssion shall	determine t	he amount which	the sheriff m	ay charge,
17	which charges s	hall not excee	d the follow	ing:			
18	For conv	eying a prisone	er to or from	n jail, for eac	h mile of necessa	ry travel either	in going or
19	returning						
20	For takin	g any bond					\$1.00
21	When a j	ury is sworn in	court, for s	summoning a	and impaneling su	ıch jury	\$1.00

Enr SB 240

22

For issuing receipt to purchaser at delinquent tax sale...... \$1.00 23 (d) The county commission, giving due regard to the cost thereof, may, from time to time, 24 prescribe the amount which the sheriff may charge for keeping any property or in removing any 25 property. When, after distraining or levying, he or she neither sells nor receives payment, and 26 either takes no bond or takes one which is not forfeited, he or she shall, if guilty of no default, have 27 (in addition to the \$1 for a bond, if one was taken) a fee of \$3, unless this be more than half of what 28 his or her commission would have amounted to if he or she had received payment; in which case 29 he or she shall (whether a bond was taken or not) have a fee of \$1 at the least, and so much more 30 as is necessary to make the said half of his or her commission. The commission to be included in a 31 forthcoming bond (when one is taken) shall be five percent on the first \$300 of the money for which 32 the distress or levy is made, and two percent on the residue of the money; but the commission 33 shall not be received, in whole or in part, except as hereinbefore provided, unless the bond be 34 forfeited, or the amount (including the commission) be paid to the plaintiff. An officer receiving 35 payment in money, or selling property, shall have the like commission of five percent on the first 36 \$300 of the money paid or proceeds from the sale, and two percent on the residue, except that 37 when the payment or sale is on an execution on a forthcoming bond, his or her commission shall be only half what it would be if the execution were not on the bond. 38

39 (e) Any amounts collected by the sheriff pursuant to this section shall be deposited in a 40 separate account of the county general fund and used by the sheriff for the expenses of providing 41 the services herein described: Provided, That \$5 of each fee collected pursuant to the provisions 42 of subsection (a) of this section shall be deposited by the county commission in the West Virginia 43 Deputy Sheriff Retirement Fund created in §7-14D-6 of this code and \$3 of each fee collected 44 pursuant to the provisions of subsection (a) of this section shall be deposited by the county 45 commission in the general revenue account of the county commission. Any surplus funds that remain in the separate account of the county general fund required by the provisions of this 46

2

Enr SB 240

- 47 subsection on the last day of the fiscal year, and have not been expended for the purposes herein
- 48 described, shall revert to the county general fund.