## **HOUSE BILL No. 4899**

June 26, 2003, Introduced by Rep. Julian and referred to the Committee on Criminal Justice.

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending sections 2555 and 2559 (MCL 600.2555 and 600.2559), section 2559 as amended by 1994 PA 133.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 2555. The sheriff or other officer, serving any A
person authorized by this act or supreme court rule to serve
process or a paper —, shall only be— issued by or filed with a
court in this state is only entitled to traveling fees for —such
the service —, from the —county seat of the county in which
service was made, place where the court that issued or filed the
process or paper is located to the place of service, —therein
not to exceed 75 miles each way.

9 Sec. 2559. (1) Except as provided in subsection (2), the
10 following is the schedule <u>applies as</u> of fees allowed for

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1 process or papers served out of <u>the circuit court</u>, the probate 2 court, the district court, or any municipal court by any a court 3 in this state by a person authorized <u>pursuant to</u> under this act 4 or supreme court rule to serve process:

5 (a) For personal service of a summons and complaint in a
6 civil action, along with supporting documents, for each
7 defendant, \$13.00 \$18.00 plus mileage.

8 (b) For personal service of an affidavit -of and account,
9 and statement, for each defendant, -\$13.00 \$18.00 plus
10 mileage.

(c) For a <u>summons and affidavit in</u> request for and writ of
garnishment, for each garnishee and defendant, <u>\$10.00</u> \$15.00
plus mileage.

14 (d) For <u>seizure and delivery of</u> personal service of an 15 order to seize goods <u>in a case of</u> that are the subject of a 16 claim and delivery action, <u>\$27.00</u> \$32.00 plus mileage, plus the 17 actual and reasonable expense of <u>taking</u> seizing, keeping, and 18 delivering the goods.

(e) For receiving and filing a bond from or on behalf of a
defendant in a <u>case of</u> claim and delivery action, <u>\$2.00</u>
\$12.00.

22 (f) For an order to show cause, \$13.00 for each person
23 served, \$18.00 plus mileage.

24 (g) For a subpoena on discovery, \$13.00 for each person
25 served, \$18.00 plus mileage.

26 (h) For a writ, affidavit, and bond in a case of attachment,
27 \$13.00 plus mileage.

(h) -(i) For the seizure of property in a case of
 attachment, \$27.00 levying under or serving an order for the
 seizure of property and any accompanying paper, \$32.00 plus
 mileage, plus the actual and reasonable expense for taking
 seizing and keeping the property under the order.

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(i) (j) For levy under a writ of execution, \$27.00 plus 6 mileage, plus the actual and reasonable expense for taking, 7 keeping, and sale, plus, If the person has seized property under 8 an order for the seizure of property issued in an action in which 9 a judgment is entered against the owner of the property, 10 regardless of whether the judgment is entered before or after the 11 12 order is issued, and if the judgment is satisfied prior to sale of the seized property by full payment of the judgment or 13 settlement between the parties, 7% of the first \$5,000.00 -in 14 receipts of the payment or settlement amount and 3% of 15 16 -receipts- the payment or settlement amount exceeding the first \$5,000.00. 17

18 (j) (k) For sale <u>on levy in a case of execution</u> of 19 property seized under an order for the seizure of property, 7% of 20 the first \$5,000.00 in receipts and 3% of any receipts exceeding 21 the first \$5,000.00.

(k) -(l) For each notice of sale on levy in the case of an
execution or mechanics under an order for the seizure of
property or construction lien posted in a public place in the
city or township, -\$13.00 \$18.00 plus mileage.

(l) (m) For an order of eviction or a writ for the
 restitution of premises, \$27.00 for each defendant, \$32.00 plus

House Bill No. 4899 as amended October 29, 2003 1 mileage, plus the actual and reasonable expense for moving the 2 physical removal of property -out of from the premises. 3 (m) -(n) For a subpoend directed to a witness, including a judgment debtor, <del>\$13.00</del> **\$18.00** plus mileage. 4 5 (n) -(o) For a civil bench warrant or body execution, 6 <u>\$27.00</u> \$32.00 plus mileage, plus <u>\$13.00</u> a reasonable fee per 7 hour for the amount of time -, if any, involved in executing the warrant. 8 (o) For service by mail, \$5.00 plus the actual cost of 9 10 postage. 11 [(2) Each of the fees prescribed in subsection  $(1)_{\tau}$  except the fee prescribed in subsection (1)(e), shall increase by \$1.00 12 on October 1, 1995 2004, \$1.00 on October 1, 1996 2005, and \$1.00 on 13 14 October 1, 1997 2006. 15 16 17 18 19 20 21 22 23 24 25 26 27 1

(3) Upon submitting a sworn affidavit, a person who serves
 authorized by this act or supreme court rule to serve process or
 papers out of the circuit court, the probate court, the district
 court, or any municipal court a court in this state is entitled
 to receive a \$10.00 fee plus mileage for each process that has an
 incorrect address. This fee is in addition to any fee to which
 the person is entitled to receive under subsection (1).

8 (4) Mileage allowed under subsection (1) shall be the same
9 rate per mile, each way, as 1-1/2 times the rate allowed by the
10 state civil service commission for employees in the state
11 classified civil service. and Mileage shall be computed, each
12 way, by the shortest distance from the place where the court that
13 issued or filed the process or paper is located to the place of
14 service. to the following location:

15 (a) For service out of any court other than the district

16 court, and within the same county, to the court.

17 (b) For service out of any court other than the district

18 court, but outside of the county in which the process originates,

19 to the comparable court in that county.

20 (c) For service out of the district court and within the same

21 district, to the court which is the place of return.

22 (d) For service out of the district court, but outside of the

23 district in which the process originates, to the place of the

24 court in that district.

25 (5) The fees <u>allowed for the service of an execution and for</u>
26 advertising in conjunction with an execution and expenses
27 allowed under subsection (1) (h) to (k) shall be collected <u>by</u>

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1 virtue of the execution, in the same manner as the sum directed to be levied <u>in the execution</u> or collected under the order for 2 the seizure of property. If there are several -executions 3 orders for the seizure of property against the defendant, at the 4 5 time of <u>the</u> advertising <u>of</u> the defendant's property for sale, in the hands of the same sheriff or other officer, -there shall 6 be only 1 advertising fee shall be charged on the whole, and the 7 sheriff or other officer shall elect upon which -execution order 8 he or she will receive that fee. 9

10 (6) Any A person who serves authorized by this act or supreme court rule to serve process or papers out of the circuit 11 12 court, the probate court, the district court, or any municipal court and a court in this state who demands -or and receives 13 -any a greater -fees fee or compensation for performing -any of 14 15 the services a service mentioned in this section than -as allowed by this section --- shall, in addition to all other 16 liabilities - now provided by law, be liable to the party injured 17 -, for by paying the illegal fees -, in for 3 times the amount 18 -so demanded, received, or of illegal fees actually paid, 19 20 together with all costs of the action.

21 (7) <u>Any</u> A sheriff or other officer who, after the fees
22 specified by this section have been tendered, neglects or refuses
23 <u>any of the services</u> a service required by law <u>shall be</u> is
24 liable to the party injured for all damages <u>which</u> that the
25 party sustains by reason of that neglect or refusal.

26 (8) As used in this section, "order for the seizure of27 property" includes a writ of attachment and a writ of execution,

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- 1 including, but not limited to, execution in a claim and delivery
- 2 action on property other than the property that is the subject of
- 3 the claim and delivery action. [Enacting section 1. This amendatory act takes effect January 1, 2004.]

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