Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading HOUSE BILL 10-1057

LLS NO. 10-0398.01 Troy Bratton

HOUSE SPONSORSHIP

Ryden,

Spence,

SENATE SPONSORSHIP

House Committees Judiciary **Senate Committees**

A BILL FOR AN ACT

101 CONCERNING FEES CHARGED BY COUNTY SHERIFFS RELATING TO THE

102 SERVICE OF PROCESS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Current law dictates the fee a county sheriff may charge for the service of process in noncriminal actions. The sheriff must refund a portion of this fee if the sheriff is unable to serve the process. The bill eliminates the refund and allows the sheriff to charge the same fee for service of process whether actually served or not. The bill also allows county sheriffs to implement a zone- or zip code-based mileage structure, which would allow sheriffs to charge a flat rate for any service of process within a specified zone or zip code.

Finally, for service of multiple papers on one person, or on different persons at the same place of service for the same action, the bill eliminates the prohibition on constructive mileage and instead allows the sheriff to charge the standard rate for the first service of process and \$10 for each additional service of process.

1 Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1.** 30-1-104 (1) (b.5), (1) (d.5), and (1) (h.5),

3 Colorado Revised Statutes, are amended to read:

30-1-104. Fees of sheriff. (1) Fees collected by sheriffs shall be
as follows:

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(b.5) For making a return on a summons in other than a criminal
action not served, for each party, in counties of every class, actual
expenses, but not more than sixteen TWENTY dollars;

10 (d.5) For making A return on a subpoena in other than a criminal
11 action not served, in counties of every class, actual expenses, but not
12 more than sixteen TWENTY dollars;

13 (h.5) FOR mileage:

(I) NOT TO EXCEED THE MILEAGE RATE AUTHORIZED FOR COUNTY 14 15 OFFICIALS AND EMPLOYEES PURSUANT TO SECTION 30-11-107 (1) (t), for 16 each mile actually and necessarily traveled in serving each writ, 17 subpoena, or other process in AN ACTION other than a criminal action; 18 thirty-six cents; except that actual and not constructive mileage shall be 19 allowed in all cases; and, where more than one warrant is served by any 20 officer on one trip, the actual mileage only shall be allowed such officer, 21 and the actual mileage shall be apportioned among the several warrants

1 served on the trip; OR

2 (II) A SHERIFF MAY ESTABLISH A ZONE- OR ZIP CODE-BASED 3 MILEAGE FEE STRUCTURE. THE ZONE- OR ZIP CODE-BASED MILEAGE FEE 4 STRUCTURE SHALL ESTABLISH A SINGLE MILEAGE FEE FOR THE SERVICE OF 5 ANY WRIT, SUBPOENA, OR OTHER PROCESS IN AN ACTION, OTHER THAN A 6 CRIMINAL ACTION, IN EACH SEPARATE ZONE OR ZIP CODE, AS APPLICABLE, 7 IN THE COUNTY. THE APPLICABLE SINGLE MILEAGE FEE FOR A ZONE OR ZIP 8 CODE SHALL BE CHARGED FOR ALL PAPERS SERVED IN THE ZONE OR ZIP 9 CODE REGARDLESS OF THE NUMBER OF ATTEMPTS OR ACTUAL MILEAGE 10 TRAVELED BY A SHERIFF WITHIN THE ZONE OR ZIP CODE DURING A 11 SHERIFF'S OPERATIONAL PERIOD. THE SINGLE MILEAGE FEES FOR EACH 12 ZONE OR ZIP CODE SHALL BE SET BY RESOLUTION OF THE BOARD OF 13 COUNTY COMMISSIONERS FOR THE COUNTY AND POSTED PURSUANT TO 14 SECTION 30-1-108.

SECTION 2. Repeal. 30-1-105, Colorado Revised Statutes, is
 repealed as follows:

30-1-105. Constructive mileage not allowed. When any sheriff
 serves two or more papers on the same person or on different persons at
 the same time and place in the same action, he may charge mileage from
 his office to the place of service for distance necessarily traveled only
 once each way, and no constructive mileage shall be allowed.

SECTION 3. Part 1 of article 1 of title 30, Colorado Revised
Statutes, is amended BY THE ADDITION OF A NEW SECTION to
read:

30-1-105.5. Two or more papers served on same person or
different persons at same time and place in same action. (1) EXCEPT
AS PROVIDED IN SUBSECTION (2) OF THIS SECTION, WHEN ANY SHERIFF

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SERVES TWO OR MORE PAPERS ON THE SAME PERSON, OR SERVES PAPERS
 ON DIFFERENT PERSONS AT THE SAME TIME AND PLACE IN THE SAME
 ACTION, THE SHERIFF SHALL CHARGE THE HIGHEST INDIVIDUAL FEE
 ALLOWABLE PURSUANT TO SECTION 30-1-104 FOR THE FIRST PROCESS AND
 AN ADDITIONAL TEN DOLLARS FOR EACH SUBSEQUENT PROCESS SERVED.
 (2) IF A COUNTY HAS ADOPTED A ZONE- OR ZIP CODE-BASED
 MILEAGE FEE STRUCTURE, AS THAT TERM IS DESCRIBED IN SECTION

30-1-104 (1) (h.5) (II), WHEN ANY SHERIFF SERVES TWO OR MORE PAPERS
ON THE SAME PERSON, OR SERVES PAPERS ON DIFFERENT PERSONS AT THE
SAME TIME AND PLACE IN THE SAME ACTION, THE SHERIFF SHALL CHARGE
THE SINGLE ZONE- OR ZIP CODE-BASED MILEAGE FEE FOR THE FIRST
PROCESS AND AN ADDITIONAL TEN DOLLARS FOR EACH SUBSEQUENT
PROCESS SERVED.

SECTION 4. 30-1-106, Colorado Revised Statutes, is amended
 to read:

30-1-106. Service must be made upon offer or tender of fees.
(1) No sheriff shall refuse to serve any writ, summons, or notice
requested by any person entitled to such service, when offered or tendered
the fees allowed by law for such service; nor shall he OR SHE charge,
demand, or receive any greater sum or compensation or allowance.

(2) A SHERIFF SHALL HAVE THE AUTHORITY TO ESTABLISH BILLING
 ACCOUNTS FOR LICENSED ATTORNEYS AND LICENSED COLLECTION
 AGENCIES THAT HAVE A PRINCIPAL OFFICE LOCATED IN THE STATE.

(3) A SHERIFF SHALL HAVE THE AUTHORITY TO DEVELOP AND
PUBLISH STANDARDIZED PROCEDURES FOR BILLING THE ACCOUNTS
AUTHORIZED BY SUBSECTION (2) OF THIS SECTION. SUCH PROCEDURES
MAY INCLUDE THE ABILITY TO SUSPEND THE BILLING PRIVILEGES OF ANY

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1 ENTITY FOR NONPAYMENT OF A FEE UPON DEMAND OR OTHER GOOD CAUSE

2 SHOWN.

3 SECTION 5. 30-1-107, Colorado Revised Statutes, is amended
4 to read:

5 30-1-107. Penalty for violation - duties. Any sheriff who 6 violates any of the provisions of sections 30-1-105 and 30-1-106 SECTION 7 30-1-106 is guilty of a misdemeanor and, upon conviction thereof, shall 8 be punished by a fine of not less than five nor more than fifty dollars for 9 each offense and he is liable to any person aggrieved to pay all loss, 10 damage, and expenses, including attorney fees in prosecuting or suing 11 such officer, which such aggrieved person may sustain by reason of such 12 violation. The sheriff and his THE SHERIFF'S deputies shall be subject to 13 the provisions of sections 30-1-105 and 30-1-106 SECTION 30-1-106.

SECTION 6. 30-1-116 (1), Colorado Revised Statutes, is
amended to read:

30-1-116. Officers shall collect fees in advance. (1) EXCEPT AS
PROVIDED IN SECTION 30-1-106, every officer shall collect every fee, as
prescribed, for services performed by him OR HER in advance, if the same
can be ascertained, and when any officer negligently or willfully fails to
collect any such fee, the same shall be charged against his OR HER salary.

SECTION 7. Act subject to petition - effective date applicability. (1) This act shall take effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 11, 2010, if adjournment sine die is on May 12, 2010); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item,

- 1 section, or part shall not take effect unless approved by the people at the
- 2 general election to be held in November 2010 and shall take effect on the
- 3 date of the official declaration of the vote thereon by the governor.
- 4 (2) The provisions of this act shall apply to fees collected by5 sheriffs on or after the applicable effective date of this act.