6

7

8

9

10

11

12

13 14

15

16

17

18

19

20

21

22

23

24

25

26

2025 South Dakota Legislature

Senate Bill 5

AMENDMENT 5A FOR THE INTRODUCED BILL

- An Act to permit a sheriff to charge a fee for satisfied or unsatisfied service of process, whether service is completed or not.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That § 7-12-18 be AMENDED:
- **7-12-18.** The sheriff shall charge and remit the following:
 - (1) For serving an order of arrest with commitment or bail bond and return, twenty-five dollars:
 - (2) For-serving any summons, complaint, warrant of attachment, affidavit, notice and undertaking in claim and delivery, or injunction, order to show cause, citation, or other process submitted to be served, whether-satisfied service is completed or not, and return of the instrument, no more than fifty dollars. Only one fee may be charged for all-such process to be or instruments served at the same time upon the same person, regardless of the capacities capacity in which such the person is served or attempted to be served. However, for all such For all process or instruments served upon another-such person at approximately the same time at the same place, no more than ten dollars;
 - (3) For serving subpoena for witness, each person, twenty dollars;
 - (4) For traveling expenses in a motor vehicle, a ten-dollar flat fee, or a mileage allowance of eight cents above the rate set pursuant to § 3-9-1 for each mile actually and necessarily traveled by motor vehicle. For traveling expenses in a private plane, a mileage allowance of ten cents above the rate set pursuant to § 3-9-1 for each mile actually and necessarily traveled by private plane. However, actual Actual cost may be paid for travel by train, bus, plane, or other commercial vehicle;
 - (5) For serving writ of execution and return of the instrument, whether satisfied or unsatisfied, ninety-five dollars;

5A 2 5

1	(6)	For levying writ of possession, fifty dollars. However, if $\underline{\text{If}}$ the sale of the property
2		levied upon is not subsequently held, the actual costs or expenses associated with
3		levying writ of possession-shall must be paid;
4	(7)	For advertisement of sale in newspaper, in addition to printing, twenty-five dollars;
5	(8)	For posting notices of sale of real property, twenty-five dollars, and mileage;
6	(9)	For executing writ or order of partition, twenty-five dollars;
7	(10)	For making deed for land sold on execution or order of sale, one hundred dollars
8		except no fee is charged when the deed only requires the sheriff's signature;
9	(11)	In addition to the applicable fees and expenses, a commission of six percent on all
10		money received and disbursed by the sheriff on execution or order of sale, order
11		of attachment, decree or on sale of real property or personal property. However,
12		$\underline{in} \underline{In}$ no case may the commission be less than fifty dollars or more than three
13		thousand five hundred dollars. If the execution or order of sale is a foreclosure of
14		a real estate mortgage, the commission may not be more than one thousand five
15		hundred dollars. The commissions shall commission must be included as a part of
16		the cost of execution, order of sale, order of attachment, or decree, or on sale of
17		real or personal property, which shall $\underline{\text{to}}$ be paid by the debtor out of the proceeds.
18		However, in $\underline{\text{In}}$ each case of redemption prior to the sale, the sheriff is entitled to
19		the commission as stated above, to be paid by the redemptioner as a cost of the
20		redemption;
21	(12)	For a case in the circuit court, if a person, in whose favor an execution or order of
22		sale is issued, bids on the property sold on execution or decree, the sheriff or officer
23		making the sale shall must receive the following compensation: if
24		(a) If the amount for which the property is bid on is one thousand dollars or
25		less, the sum of forty dollars; and-if
26		(b) If the amount for which the property is bid on is more than one thousand
27		dollars, the sum of one hundred dollars;
28	(13)	For making a sale of real property under a foreclosure of mortgage by
29		advertisement, the same fees as for the sale of real property under a judgment of
30		foreclosure and sale of real property pursuant to subdivision (10); and
31	(14)	If personal property is taken by the sheriff on execution or warrant of attachment
32		and applied in the satisfaction of the debt without sale, the same percentage on
33		the appraised value of the property as in the case of a sale pursuant to subdivision

(10) and all additional reasonable and necessary costs and expenses incurred in

34

1	executing the duties of sheriff-including and expenses associated with the removal
2	of property from the premises.
3	No fee may be charged in any action under § 25-10-3, 25-10-6, 22-19A-8, or 22-
4	19A-12.
5	The fees established pursuant to this section—shall be are must be used for law
6	enforcement purposes.