SLS 14RS-231 ORIGINAL

Regular Session, 2014

SENATE BILL NO. 80

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BY SENATOR BROOME

SHERIFFS. Provides relative to calculation of sheriff's fee or commission on certain writs. (8/1/14)

AN ACT

2	To amend and reenact R.S. 13:5530(A)(13), relative to sheriffs; to provide relative to fees
3	of sheriffs in certain civil matters; to provide for calculation; to provide for certain
4	terms, conditions and procedures; and to provide for related matters.
5	Be it enacted by the Legislature of Louisiana:
6	Section 1. R.S. 13:5530(A)(13) is hereby amended and reenacted to read as follows:
7	§5530. Fees in civil matters
8	A. Sheriffs shall be entitled to no more than the following fees and
9	compensation of office in all civil matters:
10	* * *
11	(13)(a) In all cases where the sheriffs have in their possession for execution
12	a writ of fieri facias, a writ of seizure and sale, or any conservatory or other writ
13	under which property is or may be seized:
14	(i) When there has been an adjudication which is not completed as a result
15	of instructions given by the plaintiff in writ or for any other reason.
16	(ii) When the plaintiff in writ receives cash, other consideration, or both
17	pursuant to judgment rendered in suit in which the writ issued without the necessity

of judicial sale.

(iii) When the suit in which the writ issued is discontinued by the plaintiff in writ.

- (iv) When at the request of the plaintiff in writ the writ is recalled or dissolved or its further execution discontinued.
- (v) When the parties in interest make an amicable settlement or compromise or enter into any other agreement under the terms of which the writ is recalled or dissolved or its further execution discontinued, the sheriffs shall be entitled to receive a fee or commission as in the case of a sale as provided in this Paragraph.
- (b) But in the discretion of the sheriffs and under circumstances satisfactory to them, they may modify or reduce any fee or commission due and payable under the provisions of this Paragraph. However, if the property is the debtor's homestead exempt residence and there has been a settlement or compromise between the parties, the fee or commission shall be calculated on the amount of the settlement or compromise.
- (c) The fees or commission provided for in this Paragraph shall be due and payable in every case by the plaintiff in writ and shall be due and payable under the circumstances above set forth even though there has only been a constructive seizure or where property seized under any of the writs hereinabove enumerated has been released on bond.
- (d) In a case where there has been an amicable settlement by compromise or otherwise, but no judgment has been rendered, the fee or commission shall be due and payable in solido by all parties to the compromise agreement or settlement who may be proceeded against by the sheriffs by rule to be tried in a summary manner in term time or in vacation.
- (e) In the event a defendant in seizure files for bankruptcy before a sheriff's sale and a stay order is issued cancelling the sale, the plaintiff in the suit shall be liable for all costs, other than commissions, incurred while the property was under seizure.

(f) In the event that, as provided in this Paragraph, the parties reach an amicable settlement or compromise or enter into any other agreement under the terms of which the writ is recalled or dissolved or its further execution discontinued, the sheriff's fee or commission shall be calculated upon the actual dollar amount paid to the seizing creditor in principal and interest contemporaneously with the promise to cancel the sale.

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The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Julie J. Baxter.

DIGEST

Broome (SB 80)

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<u>Present law</u> provides that where sheriffs have in their possession for execution a writ of fieri facias, a writ of seizure and sale, or any conservatory or other writ under which property is or may be seized, and the parties in interest make an amicable settlement or compromise or enter into any other agreement under the terms of which the writ is recalled or dissolved or its further execution discontinued, then the sheriffs shall be entitled to receive a fee or commission as in the case of a sale. <u>Present law</u> further provides that in such cases, in the discretion of the sheriffs and under circumstances satisfactory to them, sheriffs may modify or reduce any fee or commission due and payable under <u>present law</u>, but that, if the property is the debtor's homestead exempt residence and there has been a settlement or compromise between the parties, then the fee or commission shall be calculated on the amount of the settlement or compromise.

<u>Proposed law</u> provides that where the parties in interest make an amicable settlement or compromise or enter into any other agreement under the terms of which the writ is recalled or dissolved or its further execution discontinued, then the sheriffs shall be entitled to receive a fee or commission as provided for in <u>proposed law</u>.

<u>Proposed law</u> provides that when parties reach an amicable settlement or compromise or enter into any other agreement under the terms of which the writ is recalled or dissolved or its further execution discontinued, the sheriff's fee or commission shall be calculated upon the actual dollar amount paid to the seizing creditor in principal and interest contemporaneously with the promise to cancel the sale.

Effective August 1, 2014.

(Amends R.S. 13:5530(A)(13))