CHAPTER 974

S.B. No. 925

AN ACT

relating to certain fees collected by justice courts and county courts in civil matters.

Be it enacted by the Legislature of the State of Texas:

SECTION 1. Section 1, Article 3930(b), Revised Statutes, as amended, is amended to read as follows:

Sec. 1. County clerks and clerks of county courts are hereby authorized and required to collect the following fees for services rendered by them to all persons, firms, corporations, legal entities, governmental agencies and/or governmental representatives:

Fees for County Civil Court Dockets

- For each cause or action, or docket in County Civil Courts: for filing, or filing and registering, or filing and recording, and for docketing and including taxing costs for each and all applications, complaints, petitions, returns, documents, papers, legal instruments, records and/or proceedings; for issuing, including the recording of the return thereon, each and all citations, notices, subpoenas, commissions to take depositions, executions while the docket is still open, garnishments before judgments, orders, writs, processes, or any and all other instruments, documents or papers authorized, permitted or required to be issued by said county clerk or said clerk of county courts on which a return must be recorded; for all attendances in court as clerk of court; for impaneling a jury; for swearing witnesses; for approving bonds involved in court actions; for administering oaths; and for all other clerical duties in connection with such county civil court docket:
- For each original cause or suit in a County Civil Court, including, but not limited to, appeals from Justice of the Peace Courts or Corporation Courts and transfers of causes or suits from other jurisdictions, a fee to be due and payable, to be paid by the plaintiff or plaintiffs, or appellant or appellants, at the time said cause or suit is filed, started or initiated, which fee is to be paid but one time in each cause or docket, or suit, and which fee excludes the items listed in Paragraphs B, C, D, and E of this Section 1:
- For causes or dockets involving damages, debts, specific performance of contracts and agreements, pleas of privilege, appeals from Justice of the Peace Courts and Corporation courts, for appeals from driver's license suspension, and other causes of action not otherwise listed in this Paragraph A(1)(a): a fee of

For eminent domain, or condemnation proceedings, with or without (ii) objections: a fee of..... \$30.00

For garnishments after judgment: a fee of

For each interpleading, or cross-action, or any other action other than the original action, in a cause or suit in a County Civil Court, a fee to be due and payable, and to be paid by the party or parties starting or initiating each such interpleading, or other action, or cross-action, at the time of starting or initiating each such cross-action or interpleading, or other action, which fee is to be paid but one time for each such cross-action, or interpleading, or other action, but excluding items in

Paragraphs B, C, D and E of this Section 1: a fee of\$30.00

(c)	For each judgment on an original cause or suit in a county civil
10)	court, including appeals from a justice of the peace court or corporation court and transfers of causes or suits from other jurisdictions, a fee to be due and payable by the party who requests the
	service at the time the service is requested:
(i)	For issuing an abstract of judgment\$5.00
(ii)	For issuing and recording a return for each execution, order of sale,
В.	writ, or other process for which a fee is not provided by this article \$5.00 Fees for Probate Court Dockets
(1)	For each cause or action, or docket in Probate Courts: for filing, or filing
(-)	and registering, or filing and recording, and for docketing and includ-
	ing taxing costs for each and all applications, wills, complaints, peti-
	tions, returns, documents, papers, legal instruments, records and/or
	proceedings; for issuing, including the recording of the return thereon, each and all citations, notices, subpoenas, commissions to take deposi-
	tions, orders, writs, processes, or any and all other instruments,
	documents, or papers authorized, permitted or required to be issued by
	said county clerk or said clerk of probate courts on which a return
	must be recorded; for all attendances in court as clerk of court; for swearing witnesses; for approving bonds involved in court actions; for
	administering oaths; and for all other clerical duties in connection with
	such probate court docket:
(a)	For each original cause or action in a Probate Court, a fee to be due and
	payable and to be paid by the party or parties starting or initiating said cause or estate action, or with the permission of the court, payable at
	the time of qualifying of the legal or personal representative of such
	cause or estate action, or when a Veterans' Administration Chief
	Attorney is attorney of record in a cause, payable when the legal or
	personal representative of such cause or estate action receives funds with which to make such payment, for such services for the period of
	time as shown, and which fee excludes the items listed in Paragraphs
	A, B(1)(b), B(1)(d), C, D, and E of this Section 1:
(i)	For probating will with independent executor; for administration with will
•	attached, for administration of an estate, for guardianship or receiver- ship of an estate, for muniment of title, a fee from the starting or
	initiating such cause of action until either an order approving the
	inventory and appraisement is filed or until the 90th day after the date
	on which the action is filed or initiated, whichever first occurs: a fee of\$35.00
(ii)	For community survivors: a total fee of
(iii)	For small estates: a total fee of\$10.00
(iv)	For affidavits of heirship, including filing of affidavit, after approval by
(v)	Judge, in Small Estates Records in the Recorder's Office: a total fee of \$10.00 For mentally ill: Total costs for all services listed in Article 5547-13,
(•)	Article 5547–14, and Article 5547–15, Vernon's Civil Statutes of Texas,
۵.	shall be in the amount of\$40.00
(b)	For each probate docket remaining open after the filing of the order
	approving the inventory and appraisement or after the 90th day following the date of the initial filing of the cause, whichever occurs
	first, the following fees shall be paid in cash at the time filed, which
	fee shall be separate and apart from other fees listed in Paragraphs A,
(3)	B, C, D, and E of this Section 1 hereof:
(i)	For filing, or filing and recording, of each instrument of writing, legal document, paper or record in an open Probate Docket after the filing of
	the order approving the inventory and appraisement or after the 90th
	day following the date of the initial filing of the cause, whichever
	occurs first, a fee: (1) For the first page of
	(2) For each page or part of a page thereafter of\$2.00
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(ii)	For approving and recording each bond relating only to an open Probate Docket after the filing of the order approving the inventory and appraisement or after the 90th day following the date of the initial filing of the cause, whichever occurs first, a fee of	
(iii)	For administering each oath relating to an open Probate Docket after the filing of the order approving the inventory and appraisement or after the 90th day following the date of the initial filing of the cause, whichever occurs first, a fee of	
(c)	There is no charge for filing an original answer or response that is strictly defensive to a previously filed pleading. However, for each adverse action, contest, or suit in which a movant or applicant filing intervention pleadings seeks any affirmative relief, other than the filing of a claim against an estate, in a cause or docket in a probate court, a fee to be due and payable and to be paid by the party or parties filing, starting, or initiating such adverse action or contest, but excluding other items listed in Paragraphs A, B, C, and D of this Section 1. of	
(d)	For filing and entering each claim against an estate in the claim docket, a fee to be paid by claimant at the time of filing such claim, of\$2.00	
(e)	For each page or part of a page of an instrument, writing, legal document, exhibit, paper, or record filed by a movant or applicant after the filing of an original answer or response, after the filing of the order approving the inventory and appraisement, or after the 90th day following the date of the initial filing of the cause, whichever occurs first, and before filing an adverse action, contest, suit, or pleading seeking affirmative relief, a fee:	
(1)	For the first page of\$3.00	
(2) C.	For each page thereafter of	
(i)	For issuing each such instrument, document, or paper, including the original and one copy and the recording of the return, a fee, to be paid at the time each order is placed, of	
(ii)	For issuing for the same docket at the same time more than one set of one original and one copy of the same instrument, document, or paper, including recording the return thereon, a fee, per set, to be paid at the	
D.	time the order is placed, of	
	each page, or part of a page, a fee, to be paid at the time each order is of	
plus \$	1.00 for the clerk's certificate.	
How	vever, nothing in this Act shall be construed to limit or deny to any person,	
firm, c	or corporation, full and free access to any papers, documents, proceedings,	
and re	cords referred to in this Act, the right of such parties to read and examine me, and to copy information from any microfilm or other photographic	
image	or other copy thereof under reasonable rules and regulations of the	
county	clerk at all reasonable times during the hours the county clerk's office is	
open t	to the public, and without making payment of any charge, being hereby	
established and confirmed. E. For issuing each Letter Testamentary, Letter of Guardianship, Letter of		
E.	Administration and each Abstract of Judgment a fee of\$2.00	
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SECTION 2. Article 3935, Revised Statutes, as amended, is amended to read as follows:

Art. 3935. JUSTICE OF THE PEACE. Justices of the peace are required to collect the following fees for services rendered by them to all persons, firms, corporations, legal entities, governmental agencies, or governmental representatives:

A. Fee before entry of judgment:

For each original cause or action, cross-action, third-party action or intervention for filing and all other processes and procedures required through judgment, a fee shall be charged and collected by the justice of the peace as follows:

The fee is due and payable, and is to be paid by the plaintiff or plaintiffs, or the party or parties initiating the action, cross-action, third-party action, intervention, or other action, at the time of starting each action, cross-action, third-party action, intervention, or other action, and is to be paid but one time for each action, cross-action, third-party action, intervention, or other action.

- B. Fees after entry of judgment in civil matters in justice and small claims courts:

- (4) For issuing each certificate, certified copy, notice, statement, or any other instrument, document, or paper authorized, permitted, or required to be issued by the justices of the peace on which there is no return to be recorded:

For each page or part of a page, a fee, to be paid at the time each order is placed, which shall not exceed the costs for copies as designated by the State Board of Control in accordance with Section 9(a), Article 6252-17a, Vernon's Texas Civil Statutes.

SECTION 3. Section 28.004, Government Code, is amended to read as follows:

Sec. 28.004. FEES. Fees in small claims court are, except as provided by Article 3935, Revised Statutes, the same as those for cases in justice courts.

SECTION 4. This Act takes effect September 1, 1987, and applies only to fees payable on or after that date. Fees that became payable before the effective date of this Act are

covered by the law as it existed at the time the fees became payable, and the prior law is continued in effect for that purpose.

SECTION 5. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended.

Passed the Senate on April 30, 1987, by a viva-voce vote. Passed the House on May 22, 1987, by a non-record vote.

Approved June 19, 1987.

Effective Sept. 1, 1987.