2014 Legislature

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2	An act relating to service of process; amending s.
3	30.231, F.S.; requiring sheriffs to charge a uniform
4	fee for service of process; providing that such
5	uniform fee does not include the cost of docketing;
6	amending s. 48.031, F.S.; requiring an employer to
7	allow an authorized individual to make service on an
8	employee in a private area designated by the employer;
9	providing a civil fine for employers who fail to
10	comply with the process; revising provisions relating
11	to substitute service if a specified number of
12	attempts of service have been made at a business that
13	is a sole proprietorship under certain circumstances;
14	requiring the person requesting service or the person
15	authorized to serve the process to file the return-of-
16	service form; amending s. 48.081, F.S.; revising a
17	provision related to service on a corporation;
18	amending s. 56.27, F.S.; providing that a sheriff may
19	rely on the affidavit submitted by the levying
20	creditor; authorizing a sheriff to apply for
21	instructions from the court regarding the distribution
22	of proceeds from the sale of a levied property;
23	providing an effective date.
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25	Be It Enacted by the Legislature of the State of Florida:
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27	Section 1. Subsection (1) of section 30.231, Florida
28	Statutes, is amended to read:
29	30.231 Sheriffs' fees for service of summons, subpoenas,
30	and executions
31	(1) The sheriffs of all counties of the state in civil
32	cases shall charge fixed, nonrefundable fees for docketing and
33	service of process, according to the following schedule:
34	(a) All summons or writs except executions: \$40 for each
35	summons or writ to be served , except when more than one summons
36	or writ is issued at the same time out of the same cause of
37	action to be served upon one person or defendant at the same
38	time, in which case the sheriff shall be entitled to one fee.
39	(b) All writs except executions requiring a levy or
40	seizure of property: \$50 in addition to the \$40 fee as stated in
41	paragraph (a).
42	(c) Witness subpoenas: \$40 for each witness to be served.
43	(d) Executions:
44	1. Forty dollars for processing each writ of execution,
45	regardless of the number of persons involved.
46	2. Fifty dollars for each levy.
47	a. A levy is considered made when any property or any
48	portion of the property listed or unlisted in the instructions
49	for levy is seized, or upon demand of the sheriff the writ is
50	satisfied by the defendant in lieu of seizure. Seizure requires
51	that the sheriff take actual possession, if practicable, or,
52	alternatively, constructive possession of the property by order
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53 of the court.

54 b. When the instructions are for levy upon real property, 55 a levy fee is required for each parcel described in the 56 instructions.

57 When the instructions are for levy based upon personal с. 58 property, one fee is allowed, unless the property is seized at 59 different locations, conditional upon all of the items being 60 advertised collectively and the sale being held at a single location. However, if the property seized cannot be sold at one 61 location during the same sale as advertised, but requires 62 separate sales at different locations, the sheriff may is then 63 authorized to impose a levy fee for the property and sale at 64 65 each location.

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3. Forty dollars for advertisement of sale under process.

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4. Forty dollars for each sale under process.

5. Forty dollars for each deed, bill of sale, orsatisfaction of judgment.

Section 2. Paragraph (b) of subsection (1), paragraph (b) of subsection (2), and subsection (5) of section 48.031, Florida Statutes, are amended to read:

48.031 Service of process generally; service of witness
subpoenas.-

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(1)

(b) <u>An employer Employers</u>, when contacted by an individual authorized to <u>serve make service of</u> process, shall <u>allow permit</u> the authorized individual to <u>serve an employee</u> make service on

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79 employees in a private area designated by the employer. An 80 employer who fails to comply with this paragraph commits a noncriminal violation, punishable by a fine of up to \$1,000. 81 82 (2) Substitute service may be made on an individual doing 83 (b) 84 business as a sole proprietorship at his or her place of 85 business, during regular business hours, by serving the person 86 in charge of the business at the time of service if two or more 87 attempts to serve the owner have been made at the place of business. 88 (5) A person serving process shall place, on the first 89 page of at least one of the processes served, the date and time 90 of service and his or her identification number and initials for 91 92 all service of process. The person serving process shall list on 93 the return-of-service form all initial pleadings delivered and 94 served along with the process. The person requesting service or 95 the person authorized to serve issuing the process shall file 96 the return-of-service form with the court. 97 Section 3. Paragraph (b) of subsection (3) of section 48.081, Florida Statutes, is amended to read: 98 99 48.081 Service on corporation.-100 (3)If the address provided for the registered agent, 101 (b) 102 officer, director, or principal place of business is a residence 103 or private mailbox, service on the corporation may be made by 104 serving the registered agent, officer, or director in accordance

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	ENROLLED
	HB 627 2014 Legislature
105	with s. 48.031.
106	Section 4. Subsection (5) of section 56.27, Florida
107	Statutes, is amended, and subsection (6) is added to that
108	section, to read:
109	56.27 Executions; payment of money collected
110	(5) A sheriff may rely on the affidavit submitted as
111	required under this section, and a sheriff paying money received
112	under an execution in accordance with the information contained
113	in the affidavit <u>required</u> under subsection (4) is not liable to
114	anyone for damages arising from a wrongful levy <u>or wrongful</u>
115	distribution of funds.
116	(6) A sheriff who is uncertain as to whom to disburse the
117	proceeds from the sale of the levied property may apply for
118	instructions from:
119	(a) The court that entered the judgment that is the basis
120	of the judgment lien; or
121	(b) The appropriate court where the levied property was
122	located at the time of the levy,
123	
124	if the sheriff serves, by process pursuant to chapter 48, by
125	certified mail, or by return receipt requested, a copy of his or
126	her application and the notice of hearing on the levying
127	creditor, the judgment debtor, and any other parties identified
128	in the affidavit.
129	Section 5. This act shall take effect July 1, 2014.

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