1	SENATE BILL 402
2	53RD LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2017
3	INTRODUCED BY
4	Gregory A. Baca
5	
6	
7	
8	
9	
10	AN ACT
11	RELATING TO COURTS; PROVIDING FOR SHERIFFS TO ATTEND MAGISTRATE
12	COURTS UPON REQUEST TO PROVIDE SECURITY.
13	
14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
15	SECTION 1. Section 4-41-16 NMSA 1978 (being Laws 1895,
16	Chapter 35, Section 1, as amended) is amended to read:
17	"4-41-16. FEESATTENDANCE ON COURTSSESSIONS OF COUNTY
18	COMMISSIONERSHEARING BEFORE JUDGES
19	A. The sheriffs of this state shall be allowed,
20	except from the state or any state agency, the following fees
21	and compensations:
22	(1) for serving every writ, citation, order,
23	subpoena or summons, not more than forty dollars (\$40.00);
24	(2) for every writ of capias or attachment for
25	each defendant, six dollars (\$6.00);
	.206457.1

I

underscored material = new
[bracketed material] = delete

1 for taking and returning every bond (3) 2 required by law, five dollars (\$5.00); (4) for levying every execution and return of 3 same, six dollars (\$6.00); 4 for making, executing and delivering every 5 (5) sheriff's deed, to be paid by the purchaser, six dollars 6 7 (\$6.00); 8 for every return of non est inventus, (6) 9 fifty cents (\$.50); and for making every return of any process, 10 (7) order, summons, citation or decree of any court, two dollars 11 12 (\$2.00). No sheriff shall collect more than one of the fees listed 13 in this subsection, regardless of how many documents may be 14 served upon one or more individuals, when those documents are 15 served at the same time and at the same location. 16 In the service of any subpoena or summons for 17 Β. witnesses, the sheriff shall be allowed compensation of one 18 dollar (\$1.00) for each of the witnesses so summoned by the 19 20 sheriff, notwithstanding that the name of the witness may appear in but one copy of the subpoena or summons. 21 C. It is the duty of the sheriffs of the state to 22 attend: 23 the sessions of every district court, (1)24 which attendance shall be paid in the manner now provided by 25 .206457.1 - 2 -

underscored material = new
[bracketed material] = delete

1

law;

2	(2) all sessions of the probate court and
3	sessions of the boards of county commissioners, which
4	attendance shall be paid sheriffs out of the general county
5	funds of the county in which the services were rendered; [and]
6	(3) at the trial or hearing before magistrates
7	in felony cases, where the arrest is made by the sheriff,
8	either with or without a warrant, which attendance shall be
9	paid as provided in this section out of the general county
10	funds; but sheriffs shall not be allowed any compensation for
11	attending at the trial of any misdemeanor case before any
12	magistrate unless a sheriff made the arrest in the misdemeanor
13	case; <u>and</u>
14	(4) any session of a magistrate court for
15	which the magistrate has requested the sheriff's presence for
16	security purposes not less than seven days prior to the
17	requested attendance; provided that the sheriff may decline to
18	attend due to lack of available resources."
19	- 3 -
20	
21	
22	
23	
24	
25	
	.206457.1