1		AN	ACT relating to sheriffs and declaring an emergency.			
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:					
3		→ S	ection 1. KRS 64.090 is amended to read as follows:			
4	(1)	She	riffs may charge and collect the following fees from the Commonwealth and any			
5		of it	s agencies, including the Department of Kentucky State Police, when the source			
6		of p	ayment is not otherwise specified, if the Commonwealth, any of its agencies, or			
7		the	the Department of Kentucky State Police makes a request that the sheriff perform			
8		any	any of the following:			
9		(a)	Executing and returning process \$20.00;			
10		(b)	Serving an order of court and return			
11		(c)	Summoning or subpoenaing each witness, fee to be paid by requester			
12			to sheriff before service			
13		(d)	Summoning an appraiser or reviewer			
14		(e)	Attending a surveyor, when ordered by a			
15			court, per deputy or sheriff assigned			
16		(f)	Taking any bond that he is authorized or			
17			required to take in any action			
18		(g)	Collecting money under execution or distress warrant, if the debt is paid or the			
19			property sold, or a delivery bond given and not complied with, six percent			
20			(6%) on the first three hundred dollars (\$300) and three percent (3%) on the			
21			residue; when he or she levies an execution or distress warrant, and the			
22			defendant replevies the debt, or the writ is stayed by legal proceedings or by			
23			the order of the plaintiff, half of the above commissions, to be charged to the			
24			plaintiff and collected as costs in the case;			
25		(h)	Taking a recognizance of a witness			
26		(i)	Levying an attachment			
27		(j)	When property attached is sold by an officer other than the officer levying the			

1	attachment, the court shall, in the judgment, make the officer an additional
2	and reasonable allowance for levying the attachment, and the fee of the officer
3	selling the property shall be lessened by that sum. Reasonable charges for
4	removing and taking care of attached property shall be allowed by order of
5	court;
6 (k)	Summoning a garnishee
7 (1)	Summoning a jury in a misdemeanor case, attending the trial, and
8	conducting the defendant to jail, to be paid by the party
9	convicted
10 (m)	Serving process or arresting the party in
11	misdemeanor cases, to be paid by the plaintiff
12 (n)	Serving an order or process of revivor
(o)	Executing a writ of possession against each tenant or defendant
(p)	Executing a capias ad satisfaciendum, the same commission as collecting
15	money on execution. If the debt is not paid, but stayed or secured, half
16	commission;
17 (q)	Summoning and attending a jury in a case of forcible entry and
18	detainer, besides fees for summoning witnesses
19 (r)	Collecting militia fines and fee-bills, ten percent (10%), to be deducted out of
20	the fee-bill or fine;
21 (s)	Levying for a fee-bill
22 (t)	Serving a notice
23 (u)	Serving summons, warrants or process of arrest in cases of
24	children born out of wedlock
25 (v)	Serving a civil summons in a nonsupport case
26 (w)	Serving each order appointing surveyors of
27	roads, to be paid out of the county levy

1		(X)	Serving each summons or order of court in applications concerning
2			roads, to be paid out of the county levy if the road is established,
3			and in all other cases to be paid by the applicant
4		(y)	Like services in cases of private passways to
5			be paid by the applicant
6		(z)	Executing each writ of habeas corpus, to be
7			paid by the petitioner
8		(aa)	All services under a writ issued under
9			KRS 381.460 to 381.570
10		(bb)	Fingerprinting persons for professional, trade, or commercial
11			purposes, or for personal use, per set of impressions 10.00;
12		(cc)	Taking or copying photographs for professional, trade,
13			or commercial purposes, or for personal use, per photograph5.00; and
14		(dd)	For services in summoning grand and petit jurors and performing his or her
15			duties under KRS Chapter 29A the sheriff shall be allowed, for each person so
16			summoned, and paid out of the State Treasury for constructive service the sum
17			of \$1.50 and for personal service the sum of \$3.00.
18	(2)	Sher	iffs may charge and collect a fee of forty dollars (\$40) from any person not
19		requ	esting the service of the sheriff on behalf of the Commonwealth, any of its
20		agen	cies, or the Department of Kentucky State Police for the services provided in
21		subs	ection (1) of this section where a percentage, commission, or reasonable fee is
22		not o	otherwise allowed. If a percentage, commission, or reasonable fee is allowed,
23		that	amount shall be paid. If payment is specified from a person other than the
24		perso	on who requested the service, then the person specified shall be responsible for
25		payn	nent.
26	<u>(3)</u>	Sher	iffs may charge and collect a fee of twenty-five dollars (\$25) for the handling
27		of a	n impounded vehicle and a fee of twenty-five dollars (\$25) per day for the

1		storage of an impounded vehicle.
2		→SECTION 2. A NEW SECTION OF KRS CHAPTER 70 IS CREATED TO
3	REA	D AS FOLLOWS:
4	<u>(1)</u>	As used in this section, "hearing board" or "board" means a body:
5		(a) Established by ordinance;
6		(b) Empowered to conduct hearings pursuant to this section; and
7		(c) Composed of one (1) or more persons appointed pursuant to ordinance and
8		any hearing officers appointed by the board.
9		Any actions of a hearing officer shall be deemed to be the action of the board.
10	<u>(2)</u>	A sheriff may impound a motor vehicle parked, stopped, or standing upon a street
11		or public way within its jurisdiction that is in violation of an ordinance or statute
12		prohibiting parking, stopping, or standing in the location, manner, or at the time
13		the vehicle is cited or for any other lawful reason.
14	<u>(3)</u>	A sheriff may condition the release of an impounded motor vehicle upon the
15		payment of the handling and storage fees imposed thereon, unless the owner or
16		other person entitled to possession challenges the validity of the impoundment
17		pursuant to subsection (4) of this section. A vehicle may be released to the owner
18		or other person entitled to possession only upon proof of ownership or right to
19		possession. The sheriff may require reasonable security, bond, or other
20		assurances of indemnification from a person who is not the registered owner of
21		the vehicle prior to releasing the vehicle to that person.
22	<u>(4)</u>	The owner of a motor vehicle which has been impounded pursuant to this section
23		or other person entitled to possession may challenge the validity of the
24		impoundment and request in writing a hearing before the hearing board. The
25		hearing shall be conducted within ten (10) business days of the date of the
26		request, unless the owner or other person entitled to possession waives the right
27		to the hearing or the sheriff shows good cause for the delay. The sheriff shall

1	retain possession of the venicle penaing the nearing, unless the owner or other
2	person claiming right of possession posts a bond in an amount equal to the fees
3	accrued as of the date of the hearing request, or seventy-five dollars (\$75),
4	whichever is less. If the owner or person claiming possession of the vehicle is
5	unable to pay the amount of the bond, the hearing shall be held within seventy-
6	two (72) hours of the date the request for the hearing is received, unless that
7	person requests or agrees to a continuance.
8	(5) (a) At least five (5) days prior to the date set for the hearing, the sheriff shall
9	notify the person requesting the hearing of the date, time, and place of the
10	hearing. In the case of a hearing required to be held within seventy-two (72)
11	hours of the date of the request as provided in subsection (4) of this section,
12	the person requesting the hearing shall be informed at the time of his or her
13	request, or as soon thereafter as is practicable, of the date, time, and place
14	of the hearing.
15	(b) Any person who refuses or, except for good cause, fails to appear at the
16	date, time, and place set for the hearing shall be deemed to have conceded
17	on that person's and owner's behalf that the impoundment was valid and
18	<u>reasonable.</u>
19	(c) At the hearing, after consideration of the evidence, the board shall
20	determine whether the impoundment was valid and reasonable. If the board
21	determines the impoundment was:
22	1. Valid and reasonable, the board shall uphold the impoundment and
23	condition the release of the vehicle upon payment of all fees accruing
24	thereto. If a bond was posted as security for release of the vehicle, the
25	bond shall be forfeited to the sheriff. Any fees in excess of the amount
26	of the bond posted shall be ordered to be paid by the owner of the
27	vehicle to the sheriff; or

1	2. Not valid and reasonable, an order releasing the vehic	ele shall be
2	entered. All fees paid or amounts posted as bond beca	use of the
3	impoundment of the vehicle shall be returned.	
4	The board shall furnish the owner or person appearing on the	the owner's
5	behalf with a copy of its order.	
6	(d) The board may consider a parking citation and any other wr	itten report
7	made under oath by the issuing officer in lieu of the officer	's personal
8	appearance at the hearing.	
9	(e) An appeal from the hearing board's determination may be n	nade to the
10	District Court of the county in which the sheriff is located with	<u>in seven (7)</u>
11	days of the board's determination. The appeal shall be initiated by	by the filing
12	of a complaint and a copy of the board's order in the same man	nner as any
13	civil action. The action shall be tried de novo and the burden sha	all be on the
14	sheriff to establish that the impoundment was valid and reason	able. If the
15	court finds that the impoundment was:	
16	1. Valid and reasonable, the owner shall be ordered to p	oay all fees
17	accruing thereto as of the date of judgment; or	
18	2. Not valid and reasonable, the sheriff shall be ordered to	release the
19	vehicle, if applicable, and to return all fees paid as a re	esult of the
20	impoundment and the plaintiff shall be authorized to rec	cover his or
21	her costs.	
22	(f) The judgment of the District Court may be appealed to the Circu	uit Court in
23	accordance with the Rules of Civil Procedure.	
24	→ Section 3. Whereas confusion exists as to whether a sheriff may ch	narge for the
25	storage of impounded vehicles, an emergency is declared to exist, and this	s Act takes
26	effect upon its passage and approval by the Governor or upon its otherwise	becoming a
27	law.	

SB010320.100 - 840 - XXXX Engrossed