House Bill 1738 (AS PASSED HOUSE AND SENATE)

By: Representatives Teilhet of the 34th, Post 2, Richardson of the 26th, Golick of the 34th, Post 3, Stoner of the 34th, Post 1, Dooley of the 33rd, Post 3, and others

A BILL TO BE ENTITLED AN ACT

1	To amend an	Act creating	the State	Court of	Cobb	County,	approved M	larch 26,	1964 ((Ga.
---	-------------	--------------	-----------	----------	------	---------	------------	-----------	--------	------

2 L. 1964, p. 3211), as amended, particularly by an Act approved April 27, 2001 (Ga. L. 2001,

3 p. 4490), so as to provide for certain costs and the provisions relating to costs in such court;

- 4 to provide an effective date; to repeal conflicting laws; and for other purposes.
- 5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

6 **SECTION 1.** 7 An Act creating the State Court of Cobb County, approved March 26, 1964 (Ga. L. 1964, p. 8 3211), as amended, particularly by an Act approved April 27, 2001 (Ga. L. 2001, p. 4490), 9 is amended by striking Section 20 in its entirety and inserting in lieu thereof the following: 10 "SECTION 20. 11 Each party at the time of filing an action or proceeding of any character in the State Court 12 of Cobb County, irrespective of how it shall be terminated, shall deposit with the clerk of 13 said court the total cost, which shall include judgment and all fees required by law to be 14 paid by the clerk out of said costs, to be determined as follows: 15 Civil actions of every character (includes suits, all garnishments, proceedings 16 against tenants holding over, foreclosures of personalty, distress warrants, and 17 any other action which by law may be filed in the State Court of Cobb

18	County)	\$ 50.00
19	Third party complaint	15.00
20	Garnishment reissue	20.00
21	Plaintiff's traverse of garnishment	15.00
22	Exemplified copy	5.00
23	Certified copystamp and seal	3.00
24	Plus each page copied	.25

1	Alias fi. fa	5.00		
2	Rush papers 5.0			
3	Notice of appeal	5.00		
4	Preparing Department of Public Safety letter	5.00		
5	All bonds filing and approving	10.00		
6	Motion for a new trial and docketing same	15.00		
7		15.00		
8		10.00		
9	Each subpoena issued	1.00		
10	Rescheduling any criminal or traffic case after a defendant has failed to			
11		55.00		
12	The clerk shall not be required to file any of the above documents until the full cos	st has		
12	been paid.	, nus		
14	The clerk may charge and collect the same fees clerks of the superior courts are author	rized		
15	to charge and collect under Chapter 6 of Title 15 of the O.C.G.A., for any fee not spec			
16	in this Act.			
17	The marshal may charge and collect the same fees that the sheriff or marshal are authorized			
18	to charge and collect under Chapter 16 of Title 15 of the O.C.G.A.			
19	Provided, further, the clerk of said court is hereby authorized to deduct from the total	costs		
20	of each and every suit or proceeding filed in said court and pay to the treasurer of the	Cobb		
21	County Law Library the amount as by law provided to be withheld.			
22	In all cases requiring the transport and storage of personalty, the fee and costs therefor	shall		
23	be such reasonable costs as shall be required of the officer to obtain such service.			
24	All costs not provided for herein shall be charged for and collected by said court of	n the		
25	same basis as costs now fixed or which may hereafter be fixed by law for the Sup	erior		
26	Court of Cobb County. The costs in criminal matters in said court, and before the	udge		
27	thereof, not already provided for herein, shall be the same as is now provided for, or which			
28	may hereafter be provided for, by law, in criminal matters in the Superior Court of Cobb			
29	County."			
30	SECTION 2.			

- 31 This Act shall become effective on July 1, 2004.
- 32

SECTION 3.

33 All laws and parts of laws in conflict with this Act are repealed.