D. It shall be unlawful for any notary to charge more than the fee established herein for any notarial

act; however, a notary may recover, with the agreement of the person to be charged, any actual and reasonable expense of traveling to a place where a notarial act is to be performed if it is not the usual

1	056140750  SENATE BILL NO. 760  Office of Leaves 12, 2005
2 3	Offered January 12, 2005 Prefiled January 5, 2005
4	A BILL to amend and reenact § 47.1-19 of the Code of Virginia, relating to notary fees.
5	——————————————————————————————————————
	Patrons—Locke; Delegate: BaCote
6	<u>~</u>
7	Referred to Committee for Courts of Justice
8	
9	Be it enacted by the General Assembly of Virginia:
10 11	1. That § 47.1-19 of the Code of Virginia is amended and reenacted as follows: § 47.1-19. Fees.
12	A. A notary may, for taking and certifying the acknowledgment of any writing, or administering and
13	certifying an oath, or certifying affidavits and depositions of witnesses, or certifying that a copy of a
14	document is a true copy thereof, charge a fee of \$35.
15	B. For other services a notary shall have the same fees as the clerk of a circuit court for like
16	services.
17	C. Any person appointed as a member of an electoral board or a general registrar shall be prohibited
18	from collecting any fee as a notary during the time of such appointment. Any person appointed as an
19	assistant registrar or officer of election shall be prohibited from collecting any fee as a notary for
20	services relating to the administration of elections or the election laws.

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place in which the notary performs his office.