

§943 69 to
be paid to
heirs, &c. of
James Moore
deceased.

dollars and sixty-nine cents, with interest thereon from the first day of February, eighteen hundred and twenty-one, that being two-thirds of the purchase money on fifteen warrants for lands, released to the commonwealth under the act of the fourth of April, seventeen hundred and ninety nine, entitled "An act offering compensation to Pennsylvania claimants, &c." with interest thereon from the first day of January, eighteen hundred and one, to the first day of April, eighteen hundred and six; and interest on the aggregate thereof from the first day of May, eighteen hundred and eighteen, to the first day of February, eighteen hundred and twenty-one.

Auditor Gen-
eral to insti-
tute suits, &c.

SECT. 2. *And be it further enacted by the authority aforesaid,* That the Auditor General is hereby authorised, if he shall deem it expedient, to institute a suit or suits against the representatives of William M'Cord, deceased, as well as against the representatives of Alexander Hunter, deceased, for the recovery of such proportion of the money aforesaid, as was paid to them respectively through mistake.

JOHN GILMORE, *Speaker*
of the House of Representatives:

WILLIAM MARKS, Junior,
Speaker of the Senate.

APPROVED—February the twenty-second, one thousand eight hundred and twenty-one.

JOSEPH HIESTER.

CHAPTER XXXVIII.

AN ACT

To alter and amend the fee bill.

SECT. 1. *BE it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met. and it is hereby enacted by the authority of the same,* That the fees to be received by the attorney general, shall be as follows, viz.

Fees to be
received by
attorney gen-
eral.

	<i>Dolls.</i>	<i>Cts.</i>
Drawing indictment and prosecuting every offence indictable only in the oyer and terminer,	4	00
A bill for an offence indictable only in the oyer and terminer, returned ignoramus,	3	00
Drawing indictment, and prosecuting every offence indictable in the quarter sessions.	3	00

	<i>Dolls. Cts.</i>	
Every case of surety of the peace, heard and decided before the court,	1 50	
When a case is settled with leave of court, before a bill found,	1 50	
A bill for an offence indictable in the quarter sessions, returned ignoramus,	1 50	
Certificate to supreme court on instrument of incorporation,	3 00	
SECT. 2. <i>And be it further enacted by the authority aforesaid,</i> That the attorneys at law of the several courts of this commonwealth, shall be entitled to receive		
	<i>Dolls. Cts.</i>	<i>Fees of attorneys at law.</i>
For issuing <i>præcipe</i> for the commencement of any suit, entering an appearance on the prothonotary's docket if the suit is ended on or before the first day of the first term,	1 50	
Every suit ended after the first day of the first term, and before judgment, discontinuance, or <i>non pros</i> , the further sum of	1 50	
Every suit prosecuted to judgment, discontinuance, or <i>non pros</i> ,	3 00	
On an appeal from the judgment of a justice of the peace, if settled on or before the first day of the term, to which the appeal is entered, the sum of	1 00	
If settled after the first day of such term and before judgment, the sum of	2 00	
If judgment is rendered, non-suit or discontinuance obtained, the sum of	3 00	
On all judgments entered by warrant of attorney on application of plaintiff or on confession, and transcripts of judgments from the dockets of justices of the peace, filed in the courts of common pleas on which executions are issued, the sum of	3 00	
On all judgments obtained in amicable actions, or the filing of a declaration and confession of judgment thereon, the sum of	3 00	
SECT. 3. <i>And be it further enacted by the authority aforesaid,</i> That the fees to be taken by the sheriff of each county shall be as follows, viz.		
	<i>Dolls. Cts.</i>	<i>Fees of sheriffs.</i>
For serving <i>capias</i> with commitment or bail bond and return,	1 00	
Each defendant besides the first,	37½	
Assigning bail bond,	12½	
Serving summons or <i>certiorari</i> ,	75	
Serving <i>scire facias</i> ,	75	
Each defendant besides the first,	25	
For copy of summons,	12½	
For copy of <i>scire facias</i> ,	37½	

	Dolls. Cts.
For taking and filing <i>replevin</i> or attachment bond, or other indemnification, to be furnished by the sheriff,	37½
Travelling expenses, for each mile actually travelled and for none other, the mileage to be circular,	4
Executing <i>fi. fa.</i> if money paid without levy or sale,	1 00
Delivering lands or tenements to creditor, and no commission in such case to be taken,	2 00
Levying on lands or goods and selling the same, for each dollar not exceeding three hundred dollars,	2
For every dollar above three hundred and not exceeding one thousand,	1
For every dollar above that sum,	½
And the same commission shall be allowed where the money is paid to the sheriff, after levy made on personal property only without sale, but no commission shall be taken for more than the real debt, and then only for the money actually received by the sheriff and paid over to the creditor.	
Advertising expenses where goods or lands are sold and actual notice given, or where money is paid after such advertisement and notice in each suit,	2 25
Vendue cryer for each sale,	75
For summoning jury of inquiry, taking inquisition and return,	3 00
Where the sheriff shall have more than one writ of execution against the same defendant or defendants returnable to the same term, he shall not be allowed the costs of more than one inquisition: <i>Provided</i> , That it shall be the duty of the sheriff to lay the said writ or writs before the jury, and to enter the result of the inquisition thereon, and make return thereof as is by law directed, for which entry and return the sheriff shall receive,	50
That no fee or compensation shall be allowed to jurors in taking inquisition on <i>feri facias</i> , unless held on the premises levied on, in pursuance of notice for that purpose from the defendant	
Executing writs and orders of partition or valuation, attesting jury and return,	2 62½
If engaged more than one day, each subsequent day,	1 50
Summoning party to appear on partition or summons of landlord against tenant,	75
Commission for recovering and paying money on attachment, <i>ca. sa.</i> and services in executing landlords warrant, for every dollar not exceeding three hundred,	2
For every dollar above three hundred and not exceeding one thousand,	1
All above that sum,	½
No commission for more than the real debt, and then	

	<i>Dolls. Cts.</i>
only for the money actually received by the sheriff and paid over to the creditor.	
Deed on sale of land, including acknowledgement, to be paid by the purchaser,	2 00
Executing <i>haberi facias possessionem, retorno habendo, levari facias, venditioni exponas, or liberari facias</i> , each,	75
Return of <i>non est inventus, tarde venit, or nulla bona</i> ,	18 $\frac{3}{4}$
Serving <i>subpœnas</i> , each person,	12 $\frac{1}{2}$
<i>Subpœna</i> on divorce,	1 00
Making proclamation on divorce,	1 50
Serving citation and return,	50
Serving process on indictment,	1 00
Every capital cause,	2 50
Every other criminal cause,	1 00
Levying fines, per dollar,	3
Fee to be on discharge of a prisoner for debt above twenty dollars,	37 $\frac{1}{2}$
If under twenty dollars,	25
Serving an attachment,	75
Fee on commitment for any criminal matter, to be paid on discharge of prisoner,	37 $\frac{1}{2}$
Executing bail piece,	75
Executing death warrant,	12 00
Each action in court,	12 $\frac{1}{2}$
Advertising general elections in addition to printers' bills, to be paid by the county,	75
Where no paper is printed in the county,	4 00
In special elections, for serving writ on one judge of each election district,	75
For each juror summoned and returned to serve at any court, to be paid by the county without mileage,	25
On <i>testatem</i> writs and process, no mileage but for that actually travelled by the sheriff, but to be allowed for transmission of such writs at the common rates of postage.	
For selling real estate under decree or order of any court, for any sum not exceeding three hundred dollars, for each dollar,	2
Above that sum and not exceeding one thousand, for each dollar,	1
All above that sum, for each dollar,	$\frac{1}{2}$
No fee shall be allowed to the sheriff for jury fees on any inquisition, for any more than the sheriff may have actually paid to the jury.	

SECT. 4. *And be it further enacted by the authority aforesaid,* That the fees to be received by the prothonotary of the supreme court, exercising appellate jurisdiction, shall be as follows, viz.

	<i>Dolls. Cts.</i>
Issuing writ, taking recognizances, docketing and return,	1 50
Each continuance,	9
All services rendered in and about any cause from inferior court, including entry of judgment,	1 50
Issuing and docketing any writ of execution,	1 00
Issuing and docketing writ of <i>certiorari</i> on suggestion of diminution of record, and return thereon,	1 00
Putting on issue list,	9
<i>Remittitur</i> on writ of error,	75
Filing affidavit and motion for a mandamus, or in case of <i>quo warranto</i> ,	37½
Receiving charter of incorporation, certificate and seal,	75
Entering motion and filing reasons in arrest of judgment, or for a new trial,	12½
Entering motion and rule,	18½
Entering satisfaction,	12½
Issuing <i>subpœna</i> and seal,	25
Each name after the first,	2
All witnesses names to be put in one <i>subpœna</i> , unless separate <i>subpœnas</i> shall be required by the party.	
Issuing attachment and entering motion therefor,	50
Copy of record or paper filed, or any part thereof, for every ten words,	1
Certificate and seal,	25
Every search, where no other service is rendered, to which any fee or fees are attached,	12½
Taxing a bill of costs, other than prothonotary's,	18½
Filing any paper not relating to any suit pending, and not herein specially provided for,	12½
Stationary in each cause.	12½

SECT. 5. *And be it further enacted by the authority aforesaid,* That the fees to be received by the clerk of the courts of oyer and terminer, shall be as follows, viz.

Fees of clerk of courts of oyer and terminer.

	<i>Dolls. Cts.</i>
All services performed in any one prosecution where a bill is found by the grand jury, except <i>subpœnas</i> ,	3 00
Where a bill is returned ignoramus,	1 00
For <i>subpœnas</i> , copy of record, seal and certificate, the same fees shall be allowed as are given to the clerks of the quarter sessions.	

SECT. 6. *And be it further enacted by the authority aforesaid,* That the fees to be received by the prothonotaries of the courts of common pleas and of the district courts of this commonwealth, shall be as follows, viz.

	Dolls.	Cts.
Every writ of <i>capias</i> , summons, <i>feri facias</i> or <i>capias ad satisfaciendum</i> , docketing the same, and return thereon,		50
Every <i>certiorari</i> ,		50
Every other writ,		75
All services to be rendered at the first court, including entering appearance pleas, and special bail,	37	½
Every subsequent court previous to trial,	18	¾
All services rendered in, about and during trial, including the swearing of constable, jury and witnesses, and recording of verdict and judgment,		75
Filing, and entering if necessary, all papers relative to one suit,	37	½
Taking a recognizance,	12	½
Bail piece with certificate and seal,	37	½
Entering motion and filing reasons in arrest of judgment, or for a new trial,	18	¾
Entering motion and rule,		9
Entering satisfaction,	12	½
Issuing <i>subpœna</i> and seal,		25
Each name after the first,		2
All witnesses' names to be put in one <i>subpœna</i> , unless separate <i>subpœnas</i> should be required by the party.		
Issuing attachments, and entering motion therefor,	37	½
Copy of record or paper filed, or any part thereof, for every ten words,		1
Certificate and seal,		25
Drawing list of special jury, striking and copies for the parties,		50
Every search, where no other service is rendered, to which any fee or fees are attached,		12
Entering judgment confessed on warrant of attorney, including all services,		50
Entering amicable suit,		25
Issuing <i>venire</i> , in each case when tried by a jury,		75
Issue list, for each suit, each time,		6
Stationary in each suit when divided,		10
Taxing a bill of all costs other than prothonotary's,	18	¾
Making return to writ of error,		75
Entering proceedings of supreme court,	37	½
Entering transcript of justices judgment,		25
Entering appeal from justice or justices,		25
Citation, with seal and motion therefor,		25
Suggesting death of a party,		9
Suggesting diminution of record.		6
Substituting a party on record.		9

	<i>Dolls</i>	<i>Cts.</i>
Administering an oath, other than on the trial of a cause,		4
General certificate for jurors and constables' pay to be paid by the county,		50
Filing petition of insolvent debtor, recording order, and all proceedings on the same,		75
<i>Subpœna</i> , or bill of divorce,		75
All other proceedings on petition for divorce, excepting for <i>subpœnas</i> for witnesses,	2	00
Reading and filing bill to perpetuate testimony,		12½
Order of court thereon, and recording the same,	1	00
Commission to examine witnesses,		75
Entering return thereof,		12½
Copy of a rule to take depositions,		25
All proceedings on petition to enforce contract with a decedent,		75
All proceedings on a petition of administrator to make deed,		75
All proceedings on petition of present sheriff to execute deed for land sold by his predecessor,		50
All proceedings on acknowledging a deed barring estates tail,		75
Filing all election returns at each general election, to be paid by the county,	1	00
Filing and docketing balances due from collectors,		18½
Informing auditors, county commissioners and directors of the poor of their election, and of the time of their meeting, paid by the county, each,		12½
Filing any paper not relating to any suit pending, and not herein before specially provided for,		12½
Furnishing blank notice to refer filing the same, with copy under seal,		50
Appointment of arbitrators, and entry on docket, including proof of service of notice,		50
Rule of reference under seal,		25
Each copy thereof when made by prothonotary,		18½
Filing and entering report of arbitrators,		12½
Receiving and entering an appeal from an award of arbitrators, taking recognizances, receiving and paying costs,		50
Filing petition in cases of lunacy, and order of court,		50
Issuing commission,		75
Writ to sheriff,		50
Entering a confirmation of inquisition, and appointment of committee,		75
Taking and filing bond of committee,		37½
All services on a sale of lunatics' estate, including the annual filing of the committees' accounts,	2	00
For all services in case of partition subsequent to		

Dolls. Cts.

judgment, the same fees as are allowed the clerk of the orphans' court for similar services,	
Transmitting to the secretary of the commonwealth copies of election returns for each person, to be paid by the county,	18½
Writ of <i>habeas corpus</i> and proceedings thereon,	75
Application for maintenance or alimony,	1 00

SECT. 7. *And be it further enacted by the authority aforesaid,* That the fees to be received by the prothonotary of the supreme court, having original jurisdiction, and the court of *nisi prius*, shall be the same as those of the prothonotary of common pleas for similar services. Fees of prothonotary of supreme court, &c.

SECT. 8. *And be it further enacted by the authority aforesaid,* That the fees to be received by the clerk of the orphans' court, shall be as follows, viz. Fees of clerk of orphans courts.

Dolls. Cts.

Filing petition or report, and entry on record thereof,	37½
Entering judgment, order, or rule of court,	18½
Entering appointment of guardians, copy and seal,	50
Entering settlement of accounts of executors, administrators or guardians, recording, copy and seal,	1 00
Filing petition for pension, order, copy and seal,	37½
All proceedings on inquisitions on real estate, including order, confirmation, recognizances, recording and copy,	2 25
All proceedings for the sale of real estate, recognizance or confirmation, recording and copy,	3 00
For writing and filing bonds, securing the payment of each share,	50
For filing bonds, for each share when not written by the clerk of the orphans' court,	6¼
Entering motion and rule,	18½
Issuing subpoena and seal,	25
Each name after the first,	2
All witnesses' names to be put in one subpoena, unless separate subpoenas be required by the party.	
Issuing citation with seal, and entering motion therefor,	37½
Issuing attachment, and entering motion therefor,	37½
Copy of record or paper filed, or any part thereof, for every ten words,	1
Certificate and seal,	25
Every search where no other service is rendered, to which any fee or fees are attached,	12½
Filing any paper not herein before specially provided for,	12½
Taking recognizance,	12½
Recording a draft,	18½
Writing advertisements directed by orphans' court, for sale of intestate land, each,	18½

		<i>Dolls. Cts.</i>
	Making out an order under seal to auditors appointed to apportion intestate's property among his or her creditors, and to auditors appointed to settle and adjust the accounts of administrators or guardians,	75
	Filing said report, and entering approbation of court thereon,	15
	Copy of said report for the use of either of the parties if demanded, each item,	1
	Seal and certificate,	25
	<i>Provided always</i> , That the books hereafter to be purchased by the register and clerk of the orphans' court for the records of their offices, shall be paid by orders drawn by the county commissioners of the proper county, on the treasurer thereof.	
	SECT. 9. <i>And be it further enacted by the authority aforesaid</i> , That the fees to be received by the clerk of the quarter sessions and of the several mayor's courts, shall be as follows, viz.	
Fees of clerks of quarter sessions and of mayors courts.		<i>Dolls. Cts.</i>
	<i>Venire</i> for and swearing grand jury, to be paid by the county,	75
	Filing and entering, if necessary, all papers relating to one case or prosecution, where true bill is returned by the grand jury,	75
	The same services in other cases,	50
	Calling recognizance and entering forfeiture,	12½
	Taking a recognizance in court,	18½
	Respiting or discharging forfeited recognizance, and motion therefor,	10
	Every other motion and rule,	25
	Entering discharge by proclamation,	9
	Arraignment of defendant,	20
	Entering pleas and joinder of issue,	18½
	Continuance,	4
	Entering retraction of pleas or <i>nolle prosequi</i> ,	18½
	Entering submission and judgment,	50
	Swearing jury, witnesses, constable, and entering verdict and judgment,	50
	Services rendered in cases of surety of the peace, Process on indictment, docket entry, and sheriff's return thereon,	37½
	Filing petition and order thereon,	75
	Filing petition for a view or review of a road or bridge, and order, under seal,	18½
	Recording return, for every ten words,	75
	Order to open a road with draft thereof, under seal,	1
	Constable's bond,	1 00
	Certificate to road viewers of service performed, to be paid by the county, each,	18½
	Registering negro,	9
		18½

	<i>Dolls.</i>	<i>Cts.</i>
Registering brands,		18½
Receiving and entering constable's return, to be paid by the county, each,		12½
Filing and recording returns of borough and township elections, for each person elected, to be paid by the county,		12½
Stationary in each cause,		12½
Issuing <i>subpœna</i> and seal,		25
Each name after the first,		2
All witnesses' names to be put in one <i>subpœna</i> , unless separate <i>subpœnas</i> be required by the parties.		
Issuing attachment, entering motion therefor, and return,		37½
Copy of a record or paper filed or any part thereof, for every ten words,		1
Certificate and seal,		25
Every search where no other service is rendered, to which any fee or fees are attached,		12½
Taxing a bill of costs other than clerk of the sessions,		18½
Making return to writ of error,		75
Entering proceedings of supreme court,		37½
Entering appeal from justices,		37½
General certificate for jurors' and constables' pay, to be paid by the county,		75
Issuing notice to defaulting jurors,		25
Issuing <i>feri facias</i> against defaulting jurors,		37½
Filing any paper not relating to any suit pending and not herein before specially provided for, or on which no other fee has been allowed,		12½
All proceedings on tavern license,		50
All proceedings on a pedlar's license,		75
All services in every apprentice case,		75
Every warrant of seizure and proceedings thereon,	1	00
SECT. 10. <i>And be it further enacted by the authority aforesaid, That the fees to be received by aldermen and justices of the peace, shall be as follows :</i>		
	<i>Dolls.</i>	<i>Cts.</i>
For information or complaint on behalf of the commonwealth, for every ten words,		1
Docket entry of action on behalf of the commonwealth,		6½
Warrant or mittimus on behalf of the commonwealth,		12½
Writing an examination or confession of defendant, for every ten words,		1
Administering oath or affirmation,		3
Taking recognizance in any criminal case, and returning the same to court,		20
Entering judgment on conviction for fine,		8
Recording conviction or copy thereof, for every ten words,		1

Fees of al-
dermen and
justices of
the peace.

	<i>Dolls. Cts.</i>
Warrant to levy fine or forfeiture,	20
Bail piece and return, or <i>supersedeas</i> ,	12½
Discharge to jailor,	12½
Entering discontinuance in case of assault and battery,	12½
Entering complaint of master, mistress or apprentice, (eight cents.)	8
Notice to master, mistress or apprentice,	12½
Hearing parties and discharging complaint,	20
Holding inquisition under landlord and tenant act, or in case of forcible entry, for each day to each jus- tice,	1 00
Precept to sheriff, for each justice,	25
Recording proceedings, to each justice,	37½
Writ of restitution, to each justice,	25
Warrant to appraise damages,	18½
Warrant to sell strays,	18½
Warrant to appraise swine, entering return, adverti- sing, &c.	75
Entering action in civil case,	6½
Summons, <i>capias</i> or <i>subpœna</i> , each,	9
For every additional name after the first,	2
All witnesses' names to be put in one <i>subpœna</i> , un- less separate <i>subpœnas</i> be required by the party.	
<i>Subpœna duces tecum</i> ,	15
Entering return of summons and qualifying constable,	8
Entering <i>capias</i> and bail bond,	4
Every continuance of suit,	6½
Trial and judgment, in case of a defence made by de- fendant or defendants,	25
Entering judgment by confession,	6½
Investigating plaintiffs claim, and entering judgment by default,	12½
Taking special bail,	8
Entering satisfaction, to be charged only when an ac- tual entry is made on the docket,	6½
Entering amicable suit,	6½
Entering rule to take deposition of witnesses	6½
Rule to take depositions,	8
Interrogatories annexed to rules for taking deposi- tions, for every ten words,	1
Entering return of rule,	6½
Entering rule to refer,	6½
Rule of reference,	8
Notice to each referee,	5
Written notice to a party in any case,	8
Entering report of referees and judgment thereon,	6½
Execution,	12½
Entering return of execution on stay of plaintiff, <i>nulla bona</i> and <i>non est inventus</i> , or otherwise,	8
Entering satisfaction or discontinuance,	3

	<i>Dolls.</i>	<i>Cts.</i>
<i>Scire facias</i> , in any case,		12½
Opening judgment for a re-hearing,		8
Certificate to prothonotary, or copy of judgment in each case,		18¾
Return of proceedings on <i>certiorari</i> or appeal, including recognizance,		37½
Receiving the amount of a judgment before execution, or where an execution has issued and special bail has been afterwards entered within twenty days after judgment, and paying the same over, if not exceeding ten dollars,		10
If above ten and not exceeding forty dollars,		12½
If above forty dollars,		25
Every search where no other service is rendered, to which any fee or fees are attached,		6¼
Entering complaint in writing in case of attachment and swearing or affirming complainant,		15
Attachment,		18¾
Entering return and appointing freeholders,		9
Advertisements, each,		12½
Order to sell goods,		12½
Order for the relief of a pauper, each justice,		20
Order for removal of a pauper, each justice,		50
Order to seize goods for maintenance of wife or children,		18¾
Order for premium for wolf or fox scalps, to be paid by the proper county,		12½
Every acknowledgment or probate of deed, or other instrument of writing,		12½
Taking and signing acknowledgment of indenture of an apprentice, for each indenture,		12½
Assignment and making record of indenture,		18¾
Cancelling indenture,		6¼
Comparing and signing tax duplicates, each justice,		25
For marrying each couple, making record thereof, and certificate to the parties,	1	50
Certificate of approbation of two justices, to the binding an apprentice of a person by overseer or director of the poor, to each justice,		18¾
Certificate to obtain land warrant, to each justice,		37½
Swearing or affirming county commissioner, assessor or other township officer, and certificate thereof, to be paid by the county,		12½
Each alderman for each day's attendance at the mayor's court in the city of Philadelphia, to be paid by the county, and no bench fees shall be charged against the county,	1	50
The fees for services under the laws of the United States, shall be as follows, viz:		

	<i>Dolls. Cts.</i>
For certificate of protection,	37½
For certificate of lost protection,	18½
For a warrant,	18½
For commitment,	18½
Summons for seamen in admiralty case,	18½
Hearing thereon, with docket entry,	37½
Certificate to clerk of district court to issue admiralty process,	18½
SECT. 11. <i>And be it further enacted by the authority aforesaid,</i> That the fees to be received by constables, shall be as follows, viz.	

Fees of constables.

	<i>Dolls. Cts.</i>
For executing warrant on behalf of the commonwealth,	25
Conveying to jail on mittimus or warrant,	37½
Arresting a vagrant disorderly person or other offender against the laws, (without process,) and bringing before a justice,	37½
Levying fine or forfeiture on warrant,	18½
Taking the body into custody on <i>mittimus</i> when bail is afterwards entered before the prisoner is delivered to the jailer,	18½
Serving <i>subpoena</i> ,	10
Serving summons, notice on referee, suitor, master, mistress or apprentice personally, each,	8
Serving by leaving a copy,	10
Executing attachment,	18½
Arresting on <i>capias</i> ,	18½
Taking bail bond on <i>capias</i> for delivery of goods,	12½
Notifying plaintiff where defendant has been arrested on <i>capias</i> , to be paid by plaintiff,	9
Executing landlords warrant, or serving execution,	18½
Taking inventory of goods, each item,	1
Levying or distraining goods and selling the same, for each dollar not exceeding thirty,	4
For each dollar above thirty,	3
And one half of the said commission shall be allowed where the money is paid after levy without sale, but no commission shall in any case be taken on more than the real debt, and then only for the money actually received by the constable and paid over to the creditor.	
Advertising the same,	37½
Copy of vendue paper when demanded, each item,	1
Putting up notice of distress at mansion house, or other public house on the premises,	10
Serving <i>scire facias</i> personally,	10
Serving by leaving a copy,	18½
Executing bail piece,	10
Travelling expenses on an execution returned <i>nulla</i>	

	Dolls.	Cts.
<i>bona</i> and <i>non est inventus</i> where the constable has been at the defendants last residence, each mile circular,		3
Executing order for removal of pauper,		37½
Travelling expenses in said removing, each mile circular,		10
Travelling expenses in all other cases, each mile circular, counting from the office of the justice to the house of the defendant, or where the writ or process may be served and back again,		3

SECT. 12. *And be it further enacted by the authority aforesaid,* That the fees to be paid to the jurors, shall be as follows, viz.

	Dolls.	Cts.	Fees to be paid to jurors.
Every inquisition on real estate on fieri facias when held on the premises, to be appraised in pursuance of notice given to the sheriff for that purpose by the defendant, and also every inquisition held by virtue of writs of partition or valuation, per diem,		50	
Every inquisition of damages, to each juror, to be charged in the bill of costs,		37½	
Each days attendance on a view, or for any other service in the county per day, to be charged in the bill of costs,		1	00
Each days attendance at court, whether as grand or petit juror, to be paid by the county,		1	00
Mileage for travelling to and returning from court once in each term, to each juror for each mile circular, to be paid by the county,		6½	

SECT. 13. *And be it further enacted by the authority aforesaid,* That the fees to be received by witnesses shall be as follows, viz.

	Dolls.	Cts.	Fees of witnesses.
Each days attendance at court when the witness does not reside in nor within one mile of the county seat,		62½	
Each days attendance at court when the witness resides in or within one mile of the county town,		50	
Each days attendance before a justice of the peace,		25	
Mileage, each mile circular in travelling to and from,		3	

SECT. 14. *And be it further enacted by the authority aforesaid,* That all officers whose fees are by this act, and by the act, entitled "An act establishing a fee bill," passed twenty-eighth March, eighteen hundred and fourteen, ascertained, limited and appointed, shall and are hereby required to make fair tables of their respective fees according to the said acts, and to publish and keep up the same in their respective offices within six months after the passing of this act, in some conspicuous part, for the inspection of all persons who shall have business in said offices, and if any such

All officers to keep a table of fees.

Penalty for neglect.

officer shall neglect to publish and keep up a table of the fees of his office as aforesaid, in such case, such officer shall pay to any person aggrieved the sum of ten dollars, together with double the amount of the excess of fees, if any, which such person may have paid to the said officer, to be recovered with costs of suit by action of debt, in the same manner as other debts are by law recoverable.

Part of act of 1814 re-enacted.

Proviso.

SECT. 15. *And be it further enacted by the authority aforesaid,* That the provisions of the twenty-sixth and twenty-seventh sections of the act passed the twenty-eighth of March; one thousand eight hundred and fourteen, entitled "An act establishing a fee bill," be, and the same are hereby re-enacted and declared to be in as full force as if herein recited: *Provided,* That no action shall be sustained by virtue thereof, or by virtue of the fourteenth section of this act, unless the same shall be brought within six months after the cause of action shall have accrued: *And provided also,* That it shall be lawful for the recorder of deeds and register of wills, to receive the fees for recording the same at the time the deed or deeds, will or wills are left at his office for recording, any law or usage to the contrary notwithstanding.

2d Proviso.

Part of former acts repealed.

SECT. 16. *And be it further enacted by the authority aforesaid,* That the provisions of this act shall take effect and be in force from and after the first day of April next, and from and after that time so much of any act or acts of assembly as is hereby altered or supplied, be, and the same is hereby repealed.

2,000 copies to be printed and distributed.

SECT. 17. *And be it further enacted by the authority aforesaid,* That the Governor shall cause two thousand copies of this act to be printed in pamphlet form, and forward the same as soon as practicable to the several counties in this commonwealth, in such manner as will give each prothonotary, sheriff and clerk of any court, and each acting justice of the peace and alderman, one copy.

JOHN GILMORE, *Speaker*
of the House of Representatives.

WILLIAM MARKS, Junior,
Speaker of the Senate.

APPROVED—February the twenty-second, one thousand eight hundred and twenty-one.

JOSEPH HIESTER.