MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

NINETY-FOURTH LEGISLATURE

Legislative Document

No. 829

S. P. 441

In Senate, February 17, 1949.

Referred to Committee on Salaries and Fees, sent down for concurrence and ordered printed.

CHESTER T. WINSLOW, Secretary.

Presented by Senator Batchelder of York.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED FORTY-NINE

AN ACT Relating to Fees of Clerks of Courts.

Be it enacted by the People of the State of Maine, as follows:

R. S., c. 79, § 115, repealed and replaced. Section 115 of chapter 79 of the revised statutes is hereby repealed and the following enacted in place thereof:

'Sec. 115. Fees of clerks of courts. The fees of clerks of the judicial courts shall be as follows:

For every blank writ of attachment with a summons, or of scire facias, or an original summons, 25c.

Blank writs of replevin with the seal, signature and blank bond, \$1.

Entry of an action, or entering up and recording the judgment, whether on a verdict, demurrer, nonsuit or default, \$3.

Copies, 50c à page.

Recording a petition for partition, and any order thereon, at the rate of 500 a page.

Recording petition and proceedings for release of attachment, and making copy and certificate, \$2.

Making certificate of dissolution of attachment by judgment for defendant, 50c.

Entry of a rule of court upon the parties submitting a cause to referees, 25c.

Proving a deed in court and certifying the same, \$1.

Making certificate of approval by judge, of sale of real estate and price, when husband or wife refuse to release interest and right by descent, \$2.

Authenticating the official signature of a magistrate, 50c.

Original or other writ of execution in personal matters, and filing the same when returned, \$1.

Writ of possession in real actions, \$1.

Writ of protection or habeas corpus, \$1.

Writ of scire facias, \$1.

Writ of review, \$1.

Writ of restitution, \$1.

Writ of supersedeas, \$1.

Writ of seisin of dower, \$1.

Execution for possession, \$1.

Warrant to make a partition, \$1.50.

Process to enforce a lien on personal property, \$2.

Commission to referee, auditor, surveyor or other officer appointed by the court, \$1.50.

Computing damages and taxing costs, 75c.

Each certificate attached to renewed execution, 50c.

Copy of decree of divorce or certificate of same, \$2.

Copy of writ, libel or other process, or abstract thereof; together with copy of order of notice thereon, \$1 a page.

Subpoena with 1 witness or more, or with a duces tecum, 25c.

Recording certificate of registration in optometry, or veterinary surgery, \$1.

Recording certificate of discharge of a soldier or seaman from the army or navy of the United States, 25c, and a copy of such record, 25c.

Every writ and seal other than before-mentioned, \$1.

In equity matters:

Entry and filing bill, \$3.

Copies, for each 224 words, 50c.

Subpoena, 50c.

Copies for same, each 50c.

Summons to show cause, \$1.

Each notice given, 50c.

Writ of injunction, \$2, with 25c for each 100 words of the allegations of the bill incorporated therein.

Commission to receivers, masters and other officers appointed by the court, \$1.50.

Taxing costs, \$1.

For making up the record in an equity case, the court may allow a further sum, not exceeding 50c a page on the whole, to be taxed by the clerk.

For each certificate, or copy of judgment or decree, in equity, \$1 for the first page and 50c for each additional page, which together with the fees of the register of deeds for recording such certificate or copy, may be taxed in the costs of suit.'